# Exhibit 3

#### OMAR KHAWAJA TEXAS REIT LLC

## September 11, 2024

1	IN THE UNITED STATES BANKRUPTCY COURT	
2	FOR THE WESTERN DISTRICT OF TEXAS	
3	AUSTIN DIVISION	
4		
5	In re: Chapter 11	
6	TEXAS REIT, LLC Case No.	
7	Debtor 24-10120-smr	
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11	REMOTE DEPOSITION OF	
12	OMAR KHAWAJA	
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15		
16	September 11, 2024 10:15 a.m.	
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19	5051 Westheimer, Suite 1200 Houston, Texas	
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24	Cheryl Madriaga, Shorthand Reporter	
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1	APPEARANCES OF COUNSEL:
2	
3	On behalf of Debtor, Texas Reit, LLC:
4	STEPHEN W. SATHER, ESQ. BARRON & NEWBURGER, P.C.
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6	ssather@bn-lawyers.com
7	
8	On behalf of Deponent, Omar Khawaja:
9	MICHAEL BALLASES, ESQ. HOOVER SLOVACEK, LLP
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12	
13	On behalf of Dalio Holdings I and II, LLC:
14	LORI A. HOOD, ESQ. SHACKELFORD, MCKINLEY & NORTON, LLP 717 Texas Avenue, 27th Floor
15	Houston, TX 77002
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17	
18	Also Present:
19	Dwayne Mason, Esq., Greenberg Traurig, LLP - prospective counsel for Dalio Holdings I and II, LLC
20	Ali Chouhdri, pro se - in his individual capacity
21	Gene McCubbin - assistant to Lori Hood
22	Tammy Luu - assistant to Ali Choudhri
23	Osama Abdullatif - noticed deponent
24	John Quinlan - noticed deponent
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### OMAR KHAWAJA TEXAS REIT LLC

## September 11, 2024

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	TEXACTIET LEC
1	PROCEEDINGS
2	THE REPORTER: We are on the record. The date
3	is September 11th, 2024. This begins the deposition
4	of Omar Khawaja.
5	My name is Cheryl Madriaga, representing
6	Esquire Deposition Solutions.
7	Will counsel please state their name on the
8	record and whom they represent?
9	MR. SATHER: Stephen Sather
10	MR. BALLASES: Michael Ballases
11	MR. SATHER: attorney for
12	MR. BALLASES: (unintelligible) Khawaja
13	THE REPORTER: Sorry
14	MR. BALLASES: John Quinlan, and Osama
15	Abdullatif.
16	THE REPORTER: Okay. Sorry. I just had two
17	people speaking at once. Could I start with one
18	counsel, please?
19	MR. BALLASES: Sure. Michael Ballases,
20	counsel of record for the deponent, Omar Khawaja, also
21	John Quinlan, also Osama Abdullatif.
22	THE REPORTER: Thank you.
23	MR. SATHER: Stephen Sather
24	MR. BALLASES: You're welcome.

MR. SATHER: -- for Texas REIT, LLC, the



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l   debtor in this case	Э.
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2 MS. HOOD: Lori Hood of Dalio Holdings, a 3 creditor in the case.

4 MR. CHOUDHRI: Ali Choudhri, a creditor in the 5 case.

THE REPORTER: Okay. Is there anything else, or are we ready to have me swear in the witness?

MR. BALLASES: Now, there are other people on the call. They need to make an appearance.

MR. MASON: This is Dwayne Mason, prospective counsel for Dalio with Greenberg Traurig.

MR. MCCUBBIN: Gene McCubbin, assistant to Lori Hood.

MR. BALLASES: Okay. I'm going to object -this is Michael Ballases. I'm going to object to Lori
Hood, her assistant, Ali Choudhri, and Dwayne Mason
being present on the call. They're not -- they don't
represent Texas REIT. They're not parties, they don't
have standing, and they cannot participate. And this
is not a creditors' meeting. So I want that to be on
the record.

MR. SATHER: All right. Your objection is noted. Let's proceed.

THE REPORTER: Okay. And just before we go on the record, I just ask that we please do our best not



1	to speak over one another.
2	Mr. Khawaja, please keep your voice nice and
3	loud, allow counsel to finish his completely before
4	you begin your answer, and all answers must be verbal.
5	Thank you.
6	MR. CHOUDHRI: Just confirming, Madam Court
7	Reporter, we are on the record; right?
8	THE REPORTER: Yes, we are.
9	MR. SATHER: All right.
10	MR. CHOUDHRI: Okay.
11	MR. SATHER: If you would swear in the
12	witness, please.
13	OMAR KHAWAJA,
14	having been first duly sworn, was examined and
15	testified as follows:
16	EXAMINATION
17	MR. BALLASES: Real quick before we get
18	started this is Michael Ballases I assume we
19	have an agreement to take this deposition by the
20	Federal Rules of Civil Procedure and also the Court's
21	limiting instruction.
22	MR. SATHER: Yes.
23	MR. BALLASES: Okay.
24	BY MR. SATHER:
25	Q. All right. Mr. Khawaja, have you ever given a



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- deposition before?
  - A. I don't think so, no.
  - Q. All right. But are you familiar with the process for taking a deposition, sir?
    - A. Yes. Yes, I am.
  - Q. And do you understand that your testimony today is under oath?
    - A. Yes, I do.
- Q. And is there anyone present in the room with you where you are giving your testimony?
- A. Yes, my attorney, Michael Ballases, and the other two parties, Osama Abdullatif and John Quinlan.
- Q. All right. And, Mr. Khawaja, do you understand that you cannot confer with any of the parties in the room with respect to your answers?
  - A. Yes, I do.
  - O. Tell me what you do for a living.
  - A. I'm an attorney.
- Q. And are you familiar with a company called Texas REIT, LLC?
  - A. Yes, I am.
  - Q. And how are you familiar with Texas REIT, LLC?
- A. So an entity that Ali Choudhri owns.
- 24 Q. Okay.
  - A. Or controls.



1	Q. And have you ever entered into a business
2	transaction with Texas REIT, LLC?
3	A. No, I have not.
4	Q. Do you claim to be an owner of Texas REIT,
5	LLC?
6	A. No, I don't.
7	Q. Have you ever filed a notice of lis pendens on
8	behalf of any party against Texas REIT, LLC?
9	A. I may have, yes.
10	Q. Okay. And are you familiar with what a notice
11	of lis pendens is?
12	A. Yes.
13	Q. Are you familiar with Ali Choudhri, who is
14	present here today?
15	A. Yes.
16	Q. And how are you familiar with Mr. Choudhri?
17	A. I have litigation against him. He's defrauded
18	me. He's defrauded people I know. I represent people
19	against him. And, you know, we're sitting here in
20	this case today, so I know him because I am a party in
21	this case.
22	Q. All right. Are you familiar with Jetall
23	Companies?
24	A. Yes.

And how are you familiar with Jetall



Q.

1	Companies?
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- A. It's an entity that Ali Choudhri controls or owns, and I have judgments against them.
- MR. SATHER: All right. I'm going to share my screen and show Exhibit 1.
- 6 (Debtor's Exhibit No. 1 was marked for 7 identification.)
  - Q. (BY MR. SATHER) I have previously provided this document to the court reporter and your counsel.
  - And so can you see Exhibit Number 1 on the screen, sir?
- 12 A. Yes, I do.
- THE WITNESS: Do you have a physical copy too,

  Michael?
  - Q. (BY MR. SATHER) All right. Now, are you familiar -- are you aware that this is a proof of claim filed with the United States Bankruptcy Court?
    - A. Yes, I am.
  - Q. And are you one of the claimants listed on this proof of claim?
    - A. I am.
  - Q. And as I read the proof of claim, there are three individuals who are listed as the current creditor: John Quinlan, Omar Khawaja, and Osama Abdullatif. What is the relationship between the



three individuals with respect to the proof of claim?

- A. They're just judgment orders.
- Q. Okay. But do each of you assert the claim jointly and severally, or do each of you have different pieces of the claim?
  - A. You know, jointly and severally.
- Q. All right. Now, do you have an agreement between the three of you as to how any monies received on the claim will be divided?
- A. Not particularly. I mean, you know, we don't have a written agreement, from my understanding.
  - O. Okay. Now, if I could go --

MR. BALLASES: (Unintelligible) Ballases. I'm going to object. You're violating -- you're being harassing and oppressive and that you're violating the Court's limiting instruction.

I'm going to give you a little bit of leeway to get into all this just because it's background, but the purpose of this deposition is for you to ascertain why my clients filed the proof of claim and why they now want to withdraw it. And so I'll give you some leeway, but I'm just letting you know.

MR. SATHER: All right. I disagree with that contention. I've listened to Judge Robinson's ruling. I think it's broader. But I'm going to continue on,



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and if we run into a problem, we may have to take that up with the Court. But let me move on with my questions.

- Q. (BY MR. SATHER) Mr. Khawaja, did you sign the proof of claim?
- A. I don't recall signing it. I may have. I don't know.
- Q. Okay. Did you authorize filing the proof of claim?
  - A. Yes, I did.
- Q. Did you read the proof of claim before it was filed?
- 13 A. Yes.
- Q. What steps did you take to ensure that the proof of claim was accurate?
  - A. I read it.
  - Q. All right. Now, I'm going to go down to Box 7 on the claim, and that has a dollar amount. Do you see that?
    - A. Yes.
  - Q. And do you know how that number was calculated?
- 23 A. I don't recall.
- Q. Going to page 8 of 54, there is a summary of damages. Does that refresh your recollection as to



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- A. Can you enlarge it just a little bit so I can look at it carefully?
  - Q. Sure I can. It does depend on my ability to work this. Does that help?
    - A. Yeah, that -- that helps. Thank you.
  - Q. And so do you know where -- and let me scroll up here.
    - A. Sure.
    - Q. Do you know where these numbers came from?
- A. This appears to be numbers that my counsel provided.
- Q. And for the record, who is your counsel who provided the numbers?
  - A. Michael Ballases with Hoover Slovacek.
  - Q. And have you taken any steps personally to verify that these amounts are correct?
  - A. I mean, I looked at the judgments before we filed them.
    - Q. Anything else?
    - A. That's it.
  - Q. Now I'm going to go to Box 9 and -- now, on this page, it asks: Is any -- all or any part of the claim secured? And it's not checked, but I'd like to go to a subsequent page. It may be a prior page.



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Okay. Here we go. Looking at Box 9, do you see where the box of, Is the claim secured, checked "Yes." Do you see that, sir?

- A. I do see that.
- Q. What is the basis for the claim being secured according to the proof of claim?
  - A. I mean, I'd have to ask my attorney.
- Q. Okay. But it says -- and I believe this is probably a typo, but it says "les pendens." You think that's a reference to filing of a notice of lis pendens?
  - A. It could be.
- Q. And is it your contention that filing a notice of lis pendens creates an interest in property?
- A. It doesn't create -- it doesn't create an interest in property.
  - Q. All right. What do you believe that it does?
  - A. It secures a potential claim against property.
- Q. Okay. Now, it's my understanding that the proof of claim is based upon three separate judgments. Is that your understanding?
  - A. I think that's accurate.
- Q. Now, would you agree with me that none of these judgments were taken against Texas REIT, LLC,



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the debtor in this case?

- A. I believe that's correct.
- Q. Now, I'm going to go down and look at the different judgments, and I'm going to ask you some questions about them. And actually I'm just going to start with the summary here.

Number 1 is -- Judgment 1 is called the "Davy and Heil Judgment." Do you see that?

- A. I do.
- Q. And this appears to be -- actually, I am going to go to the judgment. I apologize. This appears to be a judgment in a case from the Court of Appeal styled Jetall Companies, Inc., Appellant, versus Richard Heil, Todd Oakum, and Renee Davy, formerly known as Renee Davy, formally known as Renee Oakum.

Do you see that?

- A. I do.
- Q. Now, you were not a party to this judgment, were you, sir?
  - A. I was not.
- Q. And what is your connection to the judgment that would give you the authority to submit a proof of claim in this case?
  - A. The judgment was assigned to me.
  - Q. Okay. And is that -- was that a written



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assignment of judgment?

- A. Yes.
- Q. And I will represent to you that the assignment of judgment is not part of the proof of claim. Do you know why that assignment was not included?
  - A. I don't know why.
- Q. And if we were to look at the assignment of the judgment, would the assignee be just Omar Khawaja, or would it be someone else?
- A. I believe my assignment would have my name on it. I'm not sure about the other assignments.
- Q. Okay. So for this particular judgment, it was assigned to you, Omar Khawaja?
  - A. I don't have it in front of me. It's possible that Mr. Abdullatif and Mr. Quinlan's name are on the assignment.
  - Q. All right. How much did you pay to have the judgment assigned to you?
    - A. I don't recall.
  - Q. And did you pay anything to acquire the judgment?
  - A. Yes, I did.
- Q. Now, do you agree with me that this judgment is against Jetall Companies and not Texas REIT?



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1	MR.	BALLASES:	Objection.	Form.
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- A. This particular judgment is against Jetall; that is correct.
- Q. (BY MR. SATHER) All right. And so do you contend that Texas REIT, LLC, is liable for a judgment against Jetall Companies, Inc.?
  - A. Yes, I do.
  - Q. And why do you contend that, sir?
- A. Because all of the entities that Mr. Choudhri either controls or is involved in are essentially shell companies for his own personal finances, so any --
  - Q. (Unintelligible)
- A. Any company are -- I'm sorry. Would you like me to continue, or --
  - Q. Yes, please.
  - A. -- do you want to --
  - Q. I did not mean to cut you off.
- A. Sorry. I was saying any entity that

  Mr. Choudhri controls or owns is treated as if it is

  his own personal asset with no respect for the

  corporate form and, I believe, is responsible for -
  one entity is responsible for the other entity's

  conduct.
  - Q. Now I'd like to scroll down to the second



- 1 judgment. And this document says it's a judgment from
- 2 | the 14th Court of Appeals in Jetall Companies, Inc.
- 3 | Versus Hoover Slovacek, LLP. Are you familiar with
- 4 | this judgment?
- 5 A. Yes, I am.
- Q. Is Hoover Slovacek the law firm that is representing you today in connection with this deposition?
- 9 A. Yes, it is.
- 10 MR. BALLASES: Objection. Form.
- 11 Q. (BY MR. SATHER) You can answer.
- 12 A. Yes.
- Q. What is your connection to -- your connection, if any, to this judgment?
- 15 A. I believe I acquired it.
- Q. Did you acquire it by way of a written assignment?
- 18 | A. Yes.
- Q. And did you pay any consideration to Hoover Slovacek to acquire their judgment?
  - A. Yes.

- Q. And how much did you pay them to acquire this judgment?
- A. I don't recall how much I paid.
  - Q. And is it a regular part of your business to



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purchase judgments?

- A. Yes, it is.
- Q. Now, I may have asked this already, in which case I apologize, but do you have a written assignment of judgment?
- A. Yes -- yes, I believe there is one. I don't have it in front of me.
- Q. Is there a reason that assignment was not included with the proof of claim?
  - A. I don't know.
- Q. And do you know whether the assignment would have been in favor of you, John Quinlan, Osama
  Abdullatif, or some combination of the three of you?
- A. I believe all three of us. It was assigned to all three of us on the same instrument.
- Q. Now, do you agree with me that this judgment is against Jetall Companies and not Texas REIT, LLC?
  - A. Yes.
- Q. And why do you contend that Texas REIT, LLC, is liable for a judgment against Jetall Companies?
- A. Because Texas REIT, LLC, is an alter ego of Jetall Companies, Inc.
- Q. Now I'm going to go to the third judgment.

  And this is a judgment in a case -- well, first of all, do you see the judgment that I have up on the



1	screen?
2	A. I do.
3	Q. And that appears to be a judgment in a case,
4	Osama Abdullatif, individually, and Abdullatif &
5	Company, LLC, versus Ali Choudhri and Houston Real
6	Estate Properties, LLC; is that correct?
7	A. That's correct.
8	Q. And do you have an interest in this judgment,
9	or is this just Mr. Abdullatif's judgment?
10	A. This particular judgment is Mr. Abdullatif's
11	judgment.
12	Q. All right. So do you have any interest in
13	this judgment whatsoever?
14	A. No, I do not.
15	MR. BALLASES: Objection. Form.

- Objection. MR. BALLASES: Form.
- (BY MR. SATHER) All right. Do you assert an Q. interest in the judgment in Cause Number 2013-41273?
  - Α. No.

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- Objection. MR. BALLASES: Form.
- Now, of the three judgments (BY MR. SATHER) 0. we went through, you assert an interest in the first two, but not the third; is that correct?
  - MR. BALLASES: Objection. Form.
- Α. That's correct.
  - (BY MR. SATHER) Now, continuing down in the Q.



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- claim, there is a copy of an adversary proceeding that
  was filed in the United States Bankruptcy Court for
  the Southern District of Texas. Are you familiar with
  this adversary proceeding?
  - A. Vaguely.
  - Q. Okay. And I see that you are named as one of the movants in the adversary proceeding. Do you see that?
    - A. Yes, I do.
  - Q. Did you authorize the adversary proceeding to be filed listing you as one of the participants?
    - A. Yes, I did.
    - O. Did you read it before it was signed?
  - A. Yes. I did.
  - Q. Now, so what is your understanding of the role that this adver -- or that this original complaint plays with respect to the proof of claim that was filed on your behalf?
  - A. I mean, I'm not a bankruptcy attorney. We're doing whatever we need to do to try to collect our judgment.
    - Q. So you're an attorney; right?
  - A. Yes.
- Q. And you -- when you represent clients, you file pleadings on their behalf; correct?



1		A.	That's correct.
2		Q.	And but your clients need to understand
3	what	you	're filing for them, don't they? Isn't that
4	part	of	the rules regarding filing lawsuits?
5		A.	Yes.
6	-	Q.	What steps did you take to familiarize
7	yours	self	with the allegations in this adversary
8	proce	eediı	ng?
9		Α.,	I reviewed the judgments, and I reviewed the
10	comp.	lain	t.
11		Q.	And after reviewing them, did you conclude
12	that	the	allegations were true and correct?
13		A.	Yes, I did.
14		Q.	Now I'm going to read you a statement in
15	parag	grapl	h 1 of the adversary proceeding, which says:
16			This lawsuit shall prove that Jetall
17			Companies, Inc., Arabella PH 3201, LLC,
18			9201 Memorial Drive, LLC, 2727 Kirby 26L,
19			LLC, Texas REIT, LLC, Dalio Holdings I,
20			LLC, Dalio Holdings II, LLC, Houston Real
21			Estate Properties, LLC, Shahnaz Choudhri,
22	-		Ali Choudhri, Shepherd-Huldy
23			Development I, LLC, Shepherd-Huldy
24			Development II, LLC, and Galleria Loop

Note Holder, LLC, (collectively the



Choudhri defendants) are alter egos of each other and intentionally acting in a manner to defraud creditors and evade legal obligations through a series of fraudulent transfers. The evidence will demonstrate that Ali Choudhri is the puppeteer controlling his web of business entities, which hold his various properties and other assets. This web includes Houston Real Estate Properties, LLC, and Jetall Companies, Inc., as well as the other named defendants.

Did I read that correctly?

- A. Yes, you did.
- Q. Do you have an understanding of what it means to say that one person or company is the alter ego of another person or company?
  - A. Yes.
  - Q. And what is your understanding?
- A. That one entity pays the debts or obligations of another. They commingle funds, commingle assets.

  One principal is taking actions on behalf of any of the various alter egos at any given time with no respect for the corporate form. Yeah, that's my -- that's my understanding.



1	Q. All right. Now, is it your contention that
2	each of the 13 persons and companies named as
3	defendants is the alter ego of every other one of the
4	persons and companies named?
5	A. That's what
6	MR. BALLASES: Objection. Form.
7	A. Yes.
8	Q. (BY MR. SATHER) So are you contending that
9	Texas REIT is the alter ego of Jetall Companies?
10	MR. BALLASES: Objection. Form.
11	A. That's what it says. Yes.
12	Q. (BY MR. SATHER) And are you alleging that
13_	Texas REIT is the alter ego of Arabella PH 3201, LLC?
14	A. Yes.
15	MR. BALLASES: Objection. Form.
16	Q. (BY MR. SATHER) Are you alleging that Texas
17	REIT is the alter ego of Dalio I Holdings (sic), LLC?
18	MR. BALLASES: Objection. Form.
19	A. Yes.
20	Q. (BY MR. SATHER) And would your answers be the
21	same if I went through all of the rest of the names of
22	the defendants in this case?
23	A. Yes, because Ali Choudhri controls all of
24	them.

All right. And so are you alleging that Ali

Q.

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Choudhri and Shahnaz Choudhri are alter egos of each 1 2 other?

> Α. Yes.

> > Objection. MR. BALLASES: Form.

- So are you -- it's your 0. (BY MR. SATHER) contention that any company or entity in which Ali Choudhri has an interest is an alter ego of Ali Choudhri?
  - MR. BALLASES: Objection. Form.
- I don't know if there's any. I mean, are there entities that I don't know about? I don't know.
- 0. (BY MR. SATHER) Were you aware that there was an amended complaint filed that names 17 defendants?
  - Α. I believe --
    - MR. BALLASES: Objection. Form.
- I believe so. Α.
- (BY MR. SATHER) And is it your contention Ο. that each of the 17 defendants is the alter ego of each of the other 17 defendants?
- Α. If that's what the petition says, yes, that's my contention.
- The complaint alleges that each of the claimed alter egos were, quote (Reading:) ...intentionally acting in a manner to defraud creditors and evade legal obligations through a series of fraudulent



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Did I read that right?

- A. Yes, you did.
- Q. So are you claiming that every one of these 13 or 17 persons and companies listed made fraudulent transfers to each and every other one of the persons and companies listed?
  - A. Yes.
- Q. So, for example, are you claiming that Shahnaz Choudhri made fraudulent transfers to 2727 Kirby 26L, LLC?
  - A. I don't know about that.
- Q. As we sit here today, do you know of any fraudulent transfers that any of these defendants made to Texas REIT, LLC, the debtor in this case?
  - A. I don't.
- Q. And so with respect to that particular allegation about making fraudulent transfers, you're not aware of any involving the debtor in this case; correct?
- A. I'm not aware of any sitting as -- as I'm sitting here right now. But any specific one? No.
- Q. And what would you need to do -
  THE WITNESS: Oh, Mr. Sather, I'm sorry. I

  need to just take a quick restroom break if you don't



1 mind. 2 MR. SATHER: All right --3 No. MR. CHOUDHRI: No. No. Hold on. Let's finish this line of questioning. Please ask your 4 5 question --MR. SATHER: Mr. Choudhri -- Mr. Choudhri, 6 7 it's my questions. I decide whether we're going to 8 take a bathroom break or not. I don't have a problem with taking a break, 9 10 but do not discuss your testimony with your attorney 11 while we're off the record. 12 Not a problem. THE WITNESS: 13 MR. SATHER: All right. And so five minutes? 14 THE WITNESS: Five minutes should be good. 15 MR. SATHER: All right. Madam Reporter, we 16 will be off the record for five minutes. 17 THE REPORTER: Off the record. 18 (A recess was taken.) 19 THE REPORTER: All right. We are back on the 20 record. 21 (BY MR. SATHER) And, Mr. Khawaja, I want to 0. 22 follow up on something I asked you earlier. When I 23 asked you how you knew Ali Choudhri, you said that he 24 defrauded you. Can you tell me what transaction that



he defrauded you with regard to?

	MR.	BALLASES:	Objection.	Form.
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- A. It was an apartment complex that my family owned.
- Q. (BY MR. SATHER) And was it you personally, or was it your family?

MR. BALLASES: I'm going to instruct the witness not to answer. He's here to answer the basis for his proof of claim and why he wants to withdraw it. That's not a part of his claim. It's not alleged in any of the documents, and therefore, it's outside the scope of the judge's limiting instruction.

- Q. (BY MR. SATHER) Is this prior transaction -- have anything to do with this case?
  - A. I'm sorry. Can you repeat that question?
- Q. Yes. Does the prior transaction where you say Mr. Choudhri defrauded you or your family -- does that have anything to do with the proof of claim against Texas REIT?
  - A. No.
- Q. Now, earlier I asked you about whether your business involved purchasing judgments, and I also -- you also testified that you're an attorney. Are those separate businesses that you're involved in?
  - A. No.
  - Q. And so do you purchase judgments through your



1	1aw	firm?
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- Α. Yes.
- 3 And about how many judgments have you
- 4 purchased in, say, the last five years?
- 5 MR. BALLASES: Objection.
- 6 Α. I don't know. I'm not sure, to be honest with 7 you.
  - Q. (BY MR. SATHER) More than ten?
  - No, probably not more than ten. Ά.
- 10 0. And --
- 11 MR. BALLASES: Objection. Form.
- 12 (BY MR. SATHER) -- have you -- do you Q. 13 purchase judgments against anyone other than entities 14 related to Ali Choudhri?
- 15 MR. BALLASES: Objection. Form.
- 16 Α. Not that I can recall.
  - (BY MR. SATHER) All right. So when we talk 0. about your purchase of judgments, that -- at least as you recall today, those relate to your dealings with Ali Choudhri.
    - Α. Yes.
- 22 And how would you describe your relationship 0. 23 with Mr. Choudhri?
- 24 MR. BALLASES: Objection. Form.
- 25 Α. What do you -- what do you mean?



1	Q. (BY MR. SATHER) Is it cordial? Unpleasant?
2	Adversarial?
3	MR. BALLASES: Objection. Form.
4	A. He owes me money. I mean, that's about it.
5	Q. (BY MR. SATHER) Going back to the adversary
6	proceeding that's part of the proof of claim, I'm
7	going to go to paragraph 22. And it's kind of a long
8	paragraph, so I'm just going to read you some
9	sentences towards the end where it says, quote
10	(Reading:) Choudhri views HREP, Jetall, and himself,
11	as well as the other named defendants, as one and the
12	same and utilizes them in such a fashion. In other
13	words, there is unity between Choudhri, HREP, Jetall,
14	and his other business entities such that the
15	separateness of the business entities has ceased, and
16	thus this Court should treat the Choudhri defendants
17	accordingly to protect plaintiffs/the creditors. And
18	this is where the lawsuit begins.
19	So did I read that correctly?
20	A. Yes.
21	Q. And so what is the basis for your statement
22	that Mr. Choudhri views all of the Choudhri defendants
23	as one and the same?
24	MR. BALLASES: Objection. Form.

It's in the petition, Counsel. All of the



Α.

bases that we have are listed out in very clear, you
know, language, just like you read.

- Q. (BY MR. SATHER) Can you articulate what any of those bases are?
  - A. It's -- I mean --

MR. BALLASES: Objection. Form.

- A. -- do you want me to -- do you want me to start reading the petition for you? I'm happy to read it for you, but it's in the petition.
- Q. (BY MR. SATHER) I'm asking you -- I mean, without reading the petition, do you know what the basis for the allegations is?
- A. I mean the -- without reading the petition, the purpose of the petition was to articulate the basis of the petition. So it's in the petition itself. I'm happy to read through the petition for you if you'd like me to, but in -- in plain language, he treats every entity that he controls or owns as a personal piggy bank, just like the petition states. And that's the basis of the alter ego claim that we're making.
- Q. All right. And so your allegation is also that he views his mother as one and the same with himself?

MR. BALLASES: Objection. Form.



1	A.	Yes.

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- Q. (BY MR. SATHER) Now, you obviously don't contend that they're the same person; right? You -- they are different human beings.
- MR. BALLASES: Objection. Form.

6 (Crosstalk)

- A. Sorry. Is that a -- was that -- do you really want me to answer that question? I'm not sure.
- 9 Q. (BY MR. SATHER) Yes, I do. I wouldn't have
  10 asked it if I --
  - A. You mean like Norman Bates, that kind of thing or -- is that what -- I'm sorry. It's just a stupid --
    - Q. (BY MR. SATHER) I just want you to acknowledge that these are two different human beings, sir.
    - A. Yes, sir. Yes, they're two different human beings.
    - Q. And so is it your contention that there's no separateness between, say, Houston Real Estate

      Properties, LLC, and Texas REIT, LLC?

22 MR. BALLASES: Objection. Form.

A. Again, I'm gonna -- I'm gonna refer you back, Mr. Sather, to the petition. That's what the petition states.



1	Q. (BY MR. SATHER) All right. And you contend
2	that and you stand by the allegations in the
3,	petition.
4	A. Yes, sir. I stand by each and every
5	allegation in the petition.
6	MR. BALLASES: Objection. Form.
7	Q. (BY MR. SATHER) And so is everything that you
8	know about this allegation of alter ego contained in
9	the petition?
10	A. I mean, we don't I don't believe we
11	finished discovering the process, sir, so we're I'm
12	sure we're gonna get to learn a lot more about the
13	alter-ego basis on which Mr. Choudhri operates and the
14	other defendants.
15	Q. And so did the petition set forth all of the
16	bases that you knew about at the time it was filed?
17	A. In a good faith manner, yes.
18	Q. All right. What does that mean, "in a good
19	faith manner"?
20	MR. BALLASES: Objection. Form.
21	A. To the best of our ability, right, on some
22	on some evidence that we've been able to muster.
2,3	Q. (BY MR. SATHER) Did you intentionally omit
24	any bases for making an allegation of alter ego?



No.

Α.

1	MR. BALLASES: No, I instruct the client not
2	to answer, simply because you're invading attorney
3	work product, legal privileges. What we decided to
4	put in or not in our petition is subject to work
5	product and privilege. Don't invade our privilege,
6	please.
7	Q. (BY MR. SATHER) All right. Do you know of
8	any evidence that you decided not to include in the
9	petition?
10	MR. BALLASES: Same assertion of privilege.
11	Q. (BY MR. SATHER) You can answer, sir.
12	MR. BALLASES: It's work product and
13	privilege. I'm instructing him not to answer. It's
14	invading a legal privilege that he enjoys.
15	THE REPORTER: And I'm sorry. Counsel, if I
16	could just get you to just speak up a little bit as
17	well. You're just sounding a little bit muffled.
18	MR. BALLASES: Yes, ma'am.
19	THE REPORTER: Thank you.
20	Q. (BY MR. SATHER) I'd like to go to
21	paragraph 23 where it says (Reading:) Plaintiffs are
22	upstanding, honest, and respectable businessmen, real
23	estate developers, attorneys, and/or a combination of
24	all.

Which of those categories do you fall into,



sir?

A. (Reading:) Plaintiffs are upstanding, honest, respectable businessmen, attorneys --

A combination.

- O. Okay. A combination of what?
- A. Of all.
- Q. Okay. So you're a businessman, real estate developer, and attorney?
- A. But I'm also upstanding, honest, and respectable.
- Q. Okay. Now, was it upstanding, honest, and respectable for you to sponsor Mr. Choudhri's ex-wife to claim to still be married to him and file notices of lis pendens against all of his properties?

MR. BALLASES: I'm going to instruct the client not to answer. You are violating the Court's limiting instruction as to this deposition, and the purpose of this deposition is to find the basis for the filing of the proof of claim and why we are willing to withdraw it now. I'll let you go on and get past that, but I'm going to start putting stops to it if this is the kind of stuff we're going to have.

Q. (BY MR. SATHER) Okay. But it's your contention that you are, in fact, an upstanding, honest, and respectable businessman, real estate



1	developer, and attorney, sir.
2	A. Yes
3	MR. BALLASES: Objection. Form.
4	MR. SATHER: Now, I'm going to move on to a
5	different exhibit, Exhibit Number 2, assuming I can
6	bring it up on the screen.
7	(Debtor's Exhibit No. 2 was marked for
8	identification.)
9	Q. (BY MR. SATHER) Actually, one thing I didn't
10	ask you, Mr. Khawaja: How old of a man are you?
11	A. 46.
12	Q. And are you licensed to practice law in the
13	state of Texas?
14	A. Yes, I am.
15	Q. And when were you licensed?
16	MR. BALLASES: Objection. Form.
17	A. 2010.
18	Q. (BY MR. SATHER) I've brought up on the screen
19	what we've marked as Exhibit 2, which is titled
20	"Supplemental Notice of Lis Pendens." Are you
21	familiar with this document?
22	MR. BALLASES: Mr. Sather, we don't have
23	copies of that. Could you please e-mail that to
24	myself and Steve Leyh and any other exhibits you'd
25	like to use?



1	MR. SATHER: Sure. Those should've been
2	provided to you in a ShareFile yesterday.
3	MR. BALLASES: Could you resend them?
	<del>-</del>
4	MR. SATHER: I will yes, I will resend
5	those
6	MR. BALLASES: Please send them to Steve and
7	myself.
8	MR. SATHER: My computer is lagging just a
9	little bit, so it'll take a second for them to load.
10	But I had tried to provide these to you ahead of time
11	so we could avoid this.
12	Okay. And as you can see from the screen
13	share, I have sent the e-mail to you.
14	THE WITNESS: Michael, I think he's addressing
15	you on the e-mail.
16	MR. BALLASES: That's fine.
17	Q. (BY MR. SATHER) Now, what we've marked as
18	Exhibit Number 2 is a supplemental notice of lis
19	pendens. And I'm going to scroll down to the end of
20	it, and do you see the real property description
21	there?
22	A. I do, yes.
23	Q. And are you aware that that is real property
24	owned by Texas REIT, LLC?
25	A. Yes.



_	
1	Q. And are you familiar with this notice of
2	lis pendens?
3	A. I believe I looked at it before it was filed,
4	yes.
5	Q. And it looks like it's filed by
6	Mr. Abdullatif, and he is one of the parties to the
7 .	proof of claim; correct?
8	A. Yes.
9	MR. BALLASES: Objection. Form.
LO	Q. (BY MR. SATHER) And did you approve of the
L1	filing of this notice?
L2	A. I must have if it was filed.
L3 ,	Q. And what's your understanding of the purpose
L4	of this notice?
L5	A. To make sure that we secure any proceeds that
L6	could potentially come to Ali Choudhri or his entities
L7	that he owes to us.
L8	Q. And do you know why it was filed?
L9	A. For that reason.
20	MR. SATHER: I'm going to show you another lis
21	pendens which we have marked as Exhibit Number 3.
22	(Debtor's Exhibit No. 3 was marked for
23	identification.)
24	Q. (BY MR. SATHER) And are you familiar with

this document?

1	A. Exhibit Number 3. Sorry. Yes.
2	Q. And I see this was signed by Osama Abdullatif
3	as well.
4	A. Yes.
5	Q. And would your questions be the same or
6	your answers be the same with regard to this notice of
7	lis pendens as with the prior one?
8	A. Yes.
9	MR. SATHER: I'm going to switch gears now and
10	go to Exhibit Number 4, which is an adversary
11	complaint filed by George Lee against Texas REIT, LLC,
12	and Ali Choudhri or at Exhibit 4. Excuse me.
13	(Debtor's Exhibit No. 4 was marked for
14	identification.)
15	Q. (BY MR. SATHER) Do you know George Lee?
16	MR. BALLASES: I'm going to object to this
17	line of questioning and instruct the witness not to
18	answer as it exceeds the scope of the limited
19	deposition the judge granted you. This has nothing to
20	do with our proof of claim or adversary proceeding.
21	Q. (BY MR. SATHER) Are you going to take your
22	counsel's advice?
23	A. I am.

So let me just ask you by way of background.



Α.

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I am.

Do you know George Lee?

1	MR. BALLASES: Objection. Form. Same same
2	instruction.
3	Q. (BY MR. SATHER) Are you refusing
4	MR. CHOUDHRI: So (unintelligible)
5	Q. (BY MR. SATHER) to answer that you know
6	George Lee?
7	MR. BALLASES: Objection to form. Same
8	objection; this has nothing to do with our claim, and
9	you're exceeding the scope of the limited deposition
10	the judge granted.
11	A. I'm taking my counsel's advice.
12	MR. CHOUDHRI: I just want to make sure the
13	record is clear. Are you instructing the witness not
14	to answer?
15	MR. SATHER: Mr. Choudhri, let me
16	MR. BALLASES: Mr. Choudhri, please be quiet.
17	You're not a party involved in this. You have no
18	standing to be here.
19	MR. SATHER: He actually does under the
20	Court's ruling. But, Mr. Ballases
21	MR. CHOUDHRI: Wait a second. Wait wait
22	wait a second. I want to get this on the record.
23	Mr. Ballases, I am here, and I have a standing
24	to object. Okay? And so
25	MR. BALLASES: (Unintelligible)



1	MR. CHOUDHRI: I have a standing to be
2	here. So are you telling me on the record that you
3	are not going to cooperate and allow me to ask
4	questions on a deposition that I've cross-noticed?
5	MR. BALLASES: That is correct. You have no
6	party you're not a party in this proceeding. You
7	have no standing. We've also objected to your
8	cross-notice, so you better bet your bottom dollar.
9	MR. CHOUDHRI: Okay. Besides betting my
10	bottom dollar, Mr. Ballases, you understand that the
11	Honorable Judge Robinson made a ruling
12	MR. BALLASES: You're wasting your time
13	MR. CHOUDHRI: and said that
14	MR. BALLASES: (unintelligible) with the
15	judge's ruling. Why don't you let your counsel ask
16	questions.
17	MR. CHOUDHRI: No, no. I'm here representing
18	myself pro se as a creditor. I have filed a proof of
19	claim. I'm a creditor. I have standing.
20	Are you saying on the record that you are
21	going to instruct your client not to answer any of my
22	questions? I just want to get this on the record so
23	it's clear. Are you instructing your client not to
24	answer any questions, and is your client going to take



your advice?

1	MR. BALLASES: Yeah, so the way this
2	proceeding words, there's a court reporter who writes
3	down everything we say. I've been clear in my speech
4	and what I say in my objections. If you're confused,
5	you can ask the court reporter to read it back, or you
6	can just take better notes. Be quiet, and let your
7	counsel ask questions.
8	MR. CHOUDHRI: So just so the record is
9	crystal clear, Mr. Ballases, you are instructing your
10	client, Omar Khawaja, who is a deponent today, to not
11	answer any questions that I'm gonna have, and you're
12	also obstructing my ability to object or make any
13	objections in this deposition. Is that all correct?
14	I just want to make sure the record is very crystal
15	clear.
16	MR. BALLASES: Let Mr. Sather ask his
17	questions. Please be quiet.
18	MR. CHOUDHRI: Sir, I just want to clarify,
19	because I have a right to be here and object, and you
20	are
21	MR. BALLASES: Let
22	MR. CHOUDHRI: telling me to be quiet.
23	MR. BALLASES: (unintelligible) questions.
24	So let your counsel ask questions. You're wasting
25	everybody's time.



1	MR. CHOUDHRI: Okay. Just so the record is
2	clear, you are refusing to allow me to participate and
3	object and ask questions in this deposition that I've
4	cross-noticed; is that correct? So we're clear, is
5	that correct or not?
6	MR. BALLASES: You are not a party. You do
7	not
8 .	THE REPORTER: I'm
9.	MR. BALLASES: Let me make it very clear for
10	you. You are not a party to this dispute. You are
11	not an attorney. You lack standing. This is not a
12	creditors' meeting. We've objected to your
13	cross-notice. Is that clear enough for you, buddy?
14	MR. CHOUDHRI: Mr. Sather, please proceed.
15	We'll we'll deal with this on the record later and
16	deal with the Court.
17	And and as you know, Mr. Ballases, counsel
18	for Dalio is also on the line. Are you also objecting
19	for them for Dalio's counsel to ask questions? Is
20	that your
21	MR. BALLASES: Yeah.
22	MR. CHOUDHRI: position?
23	MR. BALLASES: Yeah.
24	MR. CHOUDHRI: And you're gonna instruct your
25	client, Omar Khawaja, to not answer questions



1	MR. BALLASES: Mr. Choudhri, my point is you
2	like to play attorney, but you're not an attorney, and
3	you don't know the legal procedure or the rules or
4	regulations of court. So please be quiet and let the
5	deposition proceed. You're wasting everybody's time.
6	MR. CHOUDHRI: Okay, Mr. Ballases. You don't
7	have to be disrespectful. I was you know, the
8	rules apply to all of us. If I'm pro se or if or
9	if you're a lawyer, the rules apply equally. And I
10	have to follow the rules, just like you have to follow
11	the rules. And when a judge makes a ruling, it
12	applies, and it says what it says. We all got to
13	honor it. But you're refusing to honor the judge's
14	ruling. I understand that. You're refusing to honor
15	what
16	MR. BALLASES: (Unintelligible)
17	MR. CHOUDHRI: Judge Robinson said on his
18	oral order.
19	THE REPORTER: Sorry. Just one person at a
20	time.
21	Mr. Ballases, I can hear you speaking in the
22	background, but I can't hear what you're saying while
23	Mr. Choudhri is speaking.
24	So just one person at a time if you'd like
25	this on the record. please.



1	MR. BALLASES: Mr. Sather, please continue.
2	Q. (BY MR. SATHER) Mr. Khawaja, I have brought
3	back up Exhibit Number 1, the proof of claim. When
4	you authorized the proof of claim to be filed, did you
5	understand that it was being filed under penalty of
6	perjury?
7	A. Yes.
8	Q. And as a lawyer, do you know what penalty of
9	perjury means?
10	A. Yes.
11	MR. BALLASES: Objection. Form.
12	Q. (BY MR. SATHER) Now, what was your purpose in
13	filing the proof of claim?
14	A. The purpose in filing the proof of claim? I
15	mean, it's to collect monies that are owed to us.
16	Q. Any other purpose?
17	A. No, that's it.
18	Q. Now, I'm going to show you Exhibit Number 5,
19	and I'm going to try to make it bigger.
20	(Debtor's Exhibit No. 5 was marked for
21	identification.)
22	Q. (BY MR. SATHER) Were you aware that Texas
23	REIT, LLC, filed an objection to the proof of claim?
24	A. Yes.

And were you aware that you have not filed a



Q.

1	response to this objection to proof of claim?
2	A. No.
3	Q. And do you see that this was filed with
4	negative notice language?
5	A. I'm not sure what that means, sir.
6	Q. Okay. Fair question.
7	Next, I'd like to show you what we've marked
8	as Exhibit Number 6, which is
9	A. Yes.
LO	Q a motion for leave to withdraw Claim
11	Number 9.
L2	(Debtor's Exhibit No. 6 was marked for
L3	identification.)
L4	Q. (BY MR. SATHER) Do you see that?
15	A. Yes, sir, I do.
16	Q. And what is your understanding of the reason
17	why you filed a well, let me ask you this: Did you
18	authorize the motion for leave to withdraw Claim
19	Number 9?
20	A. I did.
21	Q. And why did you authorize the claim to be
22	withdrawn?
23	A. It appears there's no money in Texas REIT,
24	LLC.
25	Q. Any other reason?



BY MS. HOOD:

Q. Mr. Khawaja, my name is Lori Hood, and I represent Dalio Holdings. Nice to meet you.

MR. BALLASES: Ms. Hood --

A. Nice to meet you.

MR. BALLASES: -- I'm going to go ahead and just object. I'm not going to let you ask questions. You're not a party to this dispute, and you lack standing to be here. This isn't a creditors' meeting, and so -- and of course, your notice was just filed this morning, which we're going to object to. So I'm not going to let you ask questions.

MS. HOOD: All right. Mr. Ballases, my notice was this morning because you failed to give notice to all the creditors that this was taking place.

In my understanding -- and my client is a creditor. In my understanding of the judge's ruling, it allows for creditors to be in attendance at this deposition and to ask questions of your clients as to the basis and motivation of their filing the proof of claim. We can argue all day long about whether you agree with that or not. If you don't allow me to take questions -- ask questions today, then we're going to have a do-over because we're going to go back to the Court and seek a motion to compel your client's

1,	attendance at a deposition where I will ask my
2	questions.
3	MR. BALLASES: So that's not the Court's
4	order. The Court's order was to allow Mr. Sather to
5	take questions or to ask questions to determine the
6	basis to as to why we filed the proof of claim and
7	why it has been requested to be withdrawn.
8	It is not for creditors to ask questions. The
9	creditors this isn't a creditors' meeting, and so
10	I'm not going to let you ask I mean, you can ask
11	him, but I'm going to instruct him not to answer
12	because I think you're violating the Court's ruling,
13	and I'm going to abide by the Court's ruling.
14	MS. HOOD: So you're no matter what
15	question I ask him, you're going to tell him not to
16	answer me?
17	MR. BALLASES: Yes, ma'am.
18	MS. HOOD: Okay. And that's
19	MR. BALLASES: You're violating the Court's
20	ruling, and I want to abide by it.
21	MS. HOOD: All right. So you want to abide by
22	the Court's ruling, and we have a difference of
23	opinion as to the impact and the breadth of the
24	Court's ruling.

I'm going to tell you I'm going to file a



motion to compel your client's attendance at a deposition where I'm going to be allowed to ask questions. And when I do so, I'm going to ask for compensation of my attorney's fees. Do you understand that?

MR. BALLASES: I understand.

MS. HOOD: All right. And just to be clear on the record, Madam Court Reporter, Mr. Ballases is stating to me on the record that he's going to instruct his client not to answer any of my questions that I have prepared for today, all relating to the filing of the proof of claim and the motivation for filing the proof of claim and the motivation for withdrawing the proof of claim, all of which go into the merits of the judge's order.

And I'm objecting to Mr. Ballases' refusal to allow me to take questions -- or ask questions of his client and putting him on notice that I am going to seek my attorney's fees as compensation for me having to do a do-over with his client.

MR. BALLASES: For the record -- so again, this is Michael Ballases -- I believe Ms. Hood is misinterpreting the judge's ruling. She's not a party to this -- her client is not a party to this dispute. They lack standing. This is not a creditors' meeting.



The basis of this deposition was for a limited purpose to allow the debtor to inquire as to why we filed the proof of claim and why we now want to withdraw it. We are abiding by the judge's ruling, and we will not deviate from it.

MS. HOOD: Mr. Ballases, please don't put words in my mouth. And just because, you know, we're here taking a deposition doesn't mean you always have to get the last word in. We are in a disagreement about your statements. You're not going to allow -- you're going to instruct your client not to answer my questions. There's not much I can do about it if he's going to sit here and not answer my questions.

I will go back to the Court and ask for him to reappear and answer my questions related to the subject of this deposition of which I represent a creditor, and we are entitled to ask questions.

Your client's proof of claim has unnecessarily complicated the underlying chapter proceeding and gummed up a lot of other issues with regard to the debtor's property, and even today they haven't withdrawn their -- or released their lis pendens. So there's a lot to talk to him about with regard to the filing of the proof of claim, the motivation, and everything else. And I've read the judge's



1 instructions on this issue, and I believe I'm 2 completely within my rights to ask these questions. And you really don't have to answer, because I 3 don't need you to answer. We're in a disagreement, 4 5 and I'm going to file the motion to compel. 6 do --7 (Unintelligible) MR. BALLASES: 8 MS. HOOD: I do not -- I do not pass the 9 I reserve my rights. witness. 10 MR. CHOUDHRI: And --11 MR. BALLASES: Thank you for telling me --MR. CHOUDHRI: -- I would like to make the 12 13 record -- I would also like to make the record very 14 clear. 15 So the record is clear, Mr. Khawaja, are you 16 taking your attorney's -- are you following your 17 attorney's instructions, and are you going to refuse 18 to answer any questions asked by Lori Hood or by my --19 or any questions that I may ask you? 20 MR. BALLASES: So no question's on the table, Mr. Choudhri, so I think you're confused --21 22 MR. CHOUDHRI: Mr. Ballases -- Mr. Ballases, 23 please --24 (Crosstalk) 25 THE REPORTER: Sorry. Just --



1	MR. CHOUDHRI: Hang on a second. I just
2	want
3	THE REPORTER: Sorry. One at a time, please.
4	Thank you.
5	MR. CHOUDHRI: I just want to make sure that,
6	Mr. Ballases, your client can affirm that he's taking
7	your instructions, and he's not going to answer any
8	questions, so we don't have to sit here and ask
9	questions if your instructions are going to be for him
LO	to not answer any of my questions that I've properly
11	cross-noticed this deposition on pursuant to the
L2	Court's order. I just want to make sure the record is
L3	clear that your client's not answering any questions
L4	that I may ask.
L5	MR. BALLASES: For the record, the record is
16	clear. I made the same objection that I made to
17	Ms. Hood as to you. You are not a party. You do not
18	have standing. You're not an attorney. This isn't a
19	creditors' meeting. We are here to answer
20	MR. CHOUDHRI: Okay
21	MR. BALLASES: the debtor's questions about
22	the proof of claim
23	MR. CHOUDHRI: I'm
24	MR. BALLASES: and that's it.
25	MR. CHOUDHRI: Okay. We have the audio of the



order, oral ruling of Judge Robinson. I would like to 1 2 play that at this point for the record. So, please, 3 if we can play that for the record --4 MR. BALLASES: That's not --5 (Crosstalk) 6 THE REPORTER: I'm --7 Tammy or Gene, can y'all play MR. CHOUDHRI: 8 that? 9 THE REPORTER: I'm sorry. Sorry. I have two 10 people speaking at once. I can hear Mr. Ballases, and 11 I can hear Mr. Choudhri. Could I please just get one 12 speaker on the record at a time. 13 So I was speaking --MR. CHOUDHRI: 14 MR. BALLASES: That's not --15 MR. CHOUDHRI: -- and --16 (Crosstalk) 17 THE REPORTER: Sorry. 18 So the quote from the ruling MR. CHOUDHRI: 19 is -- and I'm quoting the judge (Reading:) I'm going 20 to grant the motion as to the date and time of the 21 examinations, and my order is going to be very simple. 22 It's going to say that. It's also going to further 23 order that the debtor and any creditor -- any other creditor, for that matter, that cross-noticed this 24 25 deposition is permitted to take a deposition --



-- participate. So I just want to be clear, 1 2 Mr. Ballases. I want to give you one more chance so 3 we can conclude --4 MR. BALLASES: It's not unclear --5 MR. CHOUDHRI: -- and complete the deposition. 6 (Crosstalk) 7 MR. CHOUDHRI: Can I finish? 8 MR. BALLASES: You're being --9 MR. CHOUDHRI: Mr. --10 MR. BALLASES: You're being investigated 11 (unintelligible). You're being investigated by the 12 Department of Justice. You've been found by courts to 13 file lawsuits for improper purposes and harassment. 14 You're founded by courts and juries to have committed 15 fraud and libel, and you were just, on Monday, held by 16 Judge Norman to be a forger and a liar. So anything 17 you say, I don't believe --18 MS. HOOD: How about if I -- how about if I 19 sav it? 20 (Crosstalk) 21 THE REPORTER: Sorry. I'm sorry. No --22 Sorry. I need one person speaking at a time. 23 The record is not clear when I have multiple speakers. 24 Thank you. 25 MR. CHOUDHRI: So let me just respond,



```
Mr. Ballases. First of all, you are supporting
 1
 2
    perjury. Okay? Mr. Ballases, your client has
 3
     solicited --
 4
              MR. BALLASES: (Unintelligible)
              MR. CHOUDHRI: -- solicited people -- so.
 5
 6
     please, all of this is all supported and solicited by
 7
     your client, and we'll get to the bottom of it --
 8
              MR. BALLASES: (Unintelligible)
 9
              MR. CHOUDHRI: -- which is why your client
10
     doesn't want to answer questions.
                                        I understand that.
11
              THE WITNESS:
                            You'll be a great jailhouse
12
     lawyer.
13
              MR. CHOUDHRI:
                             This is proper --
14
              THE REPORTER:
                             I'm sorry --
15
              MR. BALLASES:
                             Can we start the next --
16
              MR. CHOUDHRI:
                             Sorry?
17
              MR. BALLASES: -- deposition? Can we start --
18
              MR. CHOUDHRI: Hold on.
19
              MR. BALLASES: -- the next deposition --
20
              THE WITNESS: You're going to be a great
21
     lawyer --
22
              MR. BALLASES: -- if Mr. Sather doesn't have
23
     any more questions?
24
              THE WITNESS: You'll be a great lawyer in
25
     jail, man.
```



## OMAR KHAWAJA So -- so that's your TEXAS REIT LLC okay. MR. CHOUDHRI: 1 (Unintelligible) goal --2 MR. BALLASES: -- going around telling 3 MR. CHOUDHRI: 4 people --I'm sorry --5 THE REPORTER: -- let's jump to the next 6 MR. BALLASES: 7 witness --Please --8 MR. CHOUDHRI: I sorry. Sorry. I'm sorry. 9 am not getting Mr. Ballases' words on the record. THE REPORTER: 10 Mr. Ballases, if you have something to say, I 11 need just one speaker at a time. I'm not getting 12 anything you're saying at this point. 1.3 Okay. What I'm saying is --14 Please, Mr. Ballases, go ahead. MR. BALLASES: MR. BALLASES: -- (unintelligible) remains the 15 MR. CHOUDHRI: 16 And if Mr. Sather has more questions, we're 17 If he doesn't, then let's go to same. 18 happy to answer them. 19 We're -- we're not -the next witness. No, no. 20 MR. CHOUDHRI: we're not playing any games here. Please play the 21 audio from the Court's ruling. Let's do that right 2.2 23 MR. BALLASES: Okay (unintelligible) -now --24



MR. CHOUDHRI: -- so the record is crystal 1 2 clear. THE WITNESS: This is getting ridiculous. 3 MR. BALLASES: I'm going to end the deposition 4 if Mr. Sather doesn't have any more questions, and we 5 can jump to --6 MR. CHOUDHRI: You can't end the deposition --7 (Crosstalk) 8 MR. CHOUDHRI: Unless all parties agree to go 9 off the record, we stay on the record. That's the 10 rule, Mr. Ballases. The rule applies to everyone. 11 12 Please play --MR. BALLASES: (Unintelligible) 13 -- the audio --MR. CHOUDHRI: 14 (Crosstalk) 15 MR. CHOUDHRI: Please play the audio --1.6 MR. BALLASES: I'm going to shut it down if 17 you don't take control of your client in the 18 deposition. Your choice, Mr. Sather. 19 MR. CHOUDHRI: I'm here as a creditor. We're 20 21 going to play the audio --MR. BALLASES: (Unintelligible) Okay. 22 MR. CHOUDHRI: Mr. --23 MR. BALLASES: We're going to -- we're all 24 ready to go forward with the next witness. We're 25



1 here, and we're ready to go forward. 2 Mr. Sather, if you have more questions, let me 3 know, and he will stay and answer them. 4 MR. SATHER: I am adjourning the deposition --5 MR. CHOUDHRI: I have the floor. I have the 6 floor. I'm a creditor. I've cross-noticed this 7 deposition. Please play --8 MR. BALLASES: (Unintelligible) 9 MR. CHOUDHRI: -- the oral ruling from the 10 Court right now. Go ahead. 11 MR. BALLASES: Mr. Sather --12 (Crosstalk) 13 (Audio file played.) 14 THE REPORTER: I'm sorry. Sorry. I -- I'm 15 Mr. McCubbin, I cannot hear anybody when I sorry. 16 have multiple speakers at once. I don't know if you 17 want this on the record, but it's going in as 18 crosstalk because it's not coming through clearly. 19 MR. CHOUDHRI: Yes, Madam Court Reporter. 20 MR. BALLASES: Mr. Sather --21 MR. CHOUDHRI: I have the floor. 22 MR. BALLASES: -- (unintelligible) the 23 questioning --24 MR. CHOUDHRI: Please stop interrupting, 25 Mr. Ballases.



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1
              MR. BALLASES: -- (unintelligible) not going
 2
     to the next witness.
 3
              MR. CHOUDHRI: I am -- I am making the record.
 4
     Mr. Ballases, please let me speak, and please don't
 5
     interrupt me. Okay? Please --
 6
              MR. BALLASES:
                             Okay --
7
              MR. CHOUDHRI: -- play the audio ruling of
8
     Judge Robinson --
9
              MR. BALLASES: We're going to --
10
              MR. CHOUDHRI: -- so it's clear on the record.
11
     Go ahead.
12
              (Audio file played.)
13
              MR. CHOUDHRI: No, we're -- we're --
14
              (Audio file continues playing.)
15
              MR. MCCUBBIN: He just said any other
     creditor (unintelligible) --
16
17
              THE REPORTER:
                             I'm sorry, Mr. McCubbin.
                                                        You
18
     just cut out for a second.
19
              MR. MCCUBBIN: He just said --
20
              MR. CHOUDHRI: Go and play that,
21
     Mr. McCubbin --
22
              MR. MCCUBBIN: -- any other creditor --
23
              MR. CHOUDHRI: -- just so the record is clear.
24
     Please go ahead --
25
              MR. MCCUBBIN: The judge just stated any other
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1 creditor. I can replay it. Please replay it for the record 2 MR. CHOUDHRI: 3 so the record is crystal clear, and it's the judge --4 So, Madam Court Reporter, so the record is 5 clear, we are about to begin playing the oral ruling 6 of Judge Robinson. 7 THE REPORTER: Okay. So are you wanting me to transcribe --8 9 MR. CHOUDHRI: Yes. THE REPORTER: -- this audio into the record? 10 11 MR. CHOUDHRI: Yes. Yes, Madam Court 12 Reporter. He's about -- we're about to play the 13 judge's ruling -- oral ruling on the record so that 14 way we can have a simple and clean completion of this 15 deposition and end this shenanigan and argument with Mr. Ballases. 16 17 Please, Mr. -- please, sir, please proceed 18 with the record -- the audio ruling of Judge Robinson. 19 Go ahead. 20 (Audio file played.) 21 THE REPORTER: I'm sorry. Sorry --22 (Audio file continues playing.) 23 THE REPORTER: Sorry. The audio is not clear. 24 The audio is not crystal clear. I hear Mr. Sather 25 responding on the audio, and it's not clear.



1 Typically in a transcript, we do not 2 transcribe audio played. 3 And I'm going to object --MR. BALLASES: 4 MR. CHOUDHRI: Time out. 5 I'm objecting --MR. BALLASES: 6 MR. CHOUDHRI: We're going to e-mail you --7 Court Reporter, we're going to e-mail you this audio 8 right now, and he's going to adjust the volume and 9 play it again. 10 Play it again, please. Go ahead. 11 And, Court Reporter, let us know if you're 12 getting a clear --13 MR. BALLASES: Mr. Sather --14 MR. CHOUDHRI: -- read on it. Okay? 15 MR. BALLASES: -- take control of the depo. 16 This is a waste of time. It's a waste of the client's 17 time --18 MR. CHOUDHRI: Mr. Ballases, please -- please 19 stop talking. 20 MR. BALLASES: -- (unintelligible) control of 21 the deposition --22 I have the floor --MR. CHOUDHRI: 23 MR. SATHER: You don't have it yet, 24 Mr. Choudhri. 25 (Crosstalk)



Let's just jump to the next 1 MR. BALLASES: 2 I'm not allowing the questions to be asked. 3 So it's not going to change. We're just wasting 4 time --5 We're playing the oral ruling MR. CHOUDHRI: of Judge Robinson. Please, Mr. Ballases, be quiet so 6 7 we can play the ruling of Judge --(Unintelligible) 8 MR. BALLASES: -- Judge Robinson's ruling. 9 MR. CHOUDHRI: MR. BALLASES: (Unintelligible) we're not 10 11 going to play -- we're not -- that's not how 12 depositions work, Mr. Choudhri. I'm sorry you like to 13 play an attorney --14 MR. CHOUDHRI: Well, please --15 MR. BALLASES: -- but that's not how this 16 works. So either I'm going to --17 No. No, no. Please stop. MR. CHOUDHRI: 18 MR. BALLASES: Again, I'm going to get off --19 if you'd like to have another -- if you'd like to ask 20 questions of my other clients, I'm happy to do that, 21 and you're happy to ask questions, Mr. Sather. 22 these shenanigans are not --23 MR. CHOUDHRI: If your --24 MR. BALLASES: -- going to happen. 25 MR. CHOUDHRI: -- responses, Mr. Ballases, is



Т	gonna the shenanigans are yours, Mr. Ballases. II
2	your responses are gonna be the same and you're not
3	going to allow cross-notice creditors who are here,
4	want to ask questions, then let's clarify this right
5	now so we can complete the deposition properly,
6	Mr. Ballases. Please don't obstruct the discovery
7	right now.
8	Go ahead and play the oral ruling of Judge
9	Robinson.
10	MR. BALLASES: I'm going to object
11	(Audio file played.)
12	THE REPORTER: I'm sorry. I'm sorry. I
13	cannot hear when Mr. Ballases is speaking
14	MR. CHOUDHRI: Mr. Ballases
15	THE REPORTER: I need one person
16	MR. CHOUDHRI: Mr. Ballases
17	THE REPORTER: at a time.
18	MR. CHOUDHRI: intentionally
19	Mr. Ballases intentionally interferes, interrupts when
20	we play the ruling of Judge Robinson that is gonna
21	clarify this issue that cross-notice creditors are not
22	allowed to participate and ask questions.
23	So please play the ruling of Judge Robinson.
24	And, Mr. Ballases, please refrain and be
25	quiet, because the court reporter cannot take



1 different people talking at the same time. So please play the audio of Judge Robinson. 2 3 THE REPORTER: Sorry --4 MR. CHOUDHRI: Go ahead. 5 THE REPORTER: Sorry. One second, please, 6 before you play it. 7 Mr. Sather, this is your deposition 8 transcript. Normally if I can't hear, I can't 9 transcribe what's being said. It would need to be 10 transcribed separately, because I'm not transcribing 11 this on the record right now if I cannot hear it 12 clearly. 13 MR. SATHER: All right. If you're unable to 14 hear it clearly, I suggest that we move on. The judge 15 said what he said. I do have one more question for --16 MR. CHOUDHRI: Hold on, Mr. Sather. Just one 17 second, please, before we conclude anything here. 18 do want to take a break before we do conclude 19 anything, but I want to play this, and I think he can 20 do it a little bit louder. 21 Let's try if you can hear it again. Ms. Court 22 Reporter, let's try one more time. 23 MR. BALLASES: (Unintelligible) 24 MR. CHOUDHRI: Go ahead. Play the recording. 25 THE REPORTER: I'm sorry. Mr. Ballases --



1 MR. BALLASES: The court reporter is saying 2 (unintelligible). 3 I'm sorry. Mr. Ballases, could THE REPORTER: 4 you please repeat that? 5 MR. BALLASES: Sure. I just was telling 6 Mr. Choudhri that you have instructed him you cannot 7 take it down in this manner, and so I'm just trying to 8 tell him that he's wasting more time. 9 Mr. Sather --10 MR. CHOUDHRI: Mr. Ballases, that's not what 11 she said. 12 MR. BALLASES: -- if you want to go --13 MR. CHOUDHRI: Mr. Ballases, we're going to 14 try for her to hear it. Okay? 15 MR. BALLASES: Okay. Call us when you're ready --16 17 MR. CHOUDHRI: So she's being very cooperative 18 and polite. 19 Please, Mr. Ballases, be quiet. 20 Go ahead, Mr. -- sir. Please play the -- play 21 the audio for the judge's ruling. 22 (Audio file played.) 23 MR. MCCUBBIN: He said, And any other 24 creditor. 25 MR. CHOUDHRI: Can you please --

1	MR. SATHER: Madam Reporter
2	MR. CHOUDHRI: Please play the please play
3	the whole recording.
4	MR. MCCUBBIN: The recording is starting
5	MR. SATHER: Okay. Stop. Stop.
6	Madam Reporter, were you able to get the last
7	excerpt?
8	MR. BALLASES: Ms. Court Reporter, you told us
9	you couldn't take anything down in that manner. It'd
LO	have to be transcribed by the person who noticed the
L1	deposition, Mr. Sather. I assume you're going to
L2	stick by what you stated earlier.
L3	THE REPORTER: Okay. It's not crystal clear.
L4	And because it's being played, I'm not sure where the
15	audio and where it is stopping.
16	MR. CHOUDHRI: Well, let's take a five-,
17	ten-minute break. Let's e-mail it to you, Madam Court
18	Reporter, and so we can be efficient, and that way we
19	don't have to interrupt the deposition and come back a
20	different day and go seek court intervention. We can
21	save the Court's time and not bother the Court.
22	But if Mr. Ballases insists that we have to
23	bother the Court, then we'll seek emergency relief
2.4	from the Court. But why don't we go ahead and e-mail

you right now.

And let's not allow anybody to bully anybody here. So, Mr. Ballases, please don't put words in her mouth.

So let's go ahead and take -- because at this point, this is -- I've cross-noticed the depo, and I want the record to be clear. If Mr. Ballases is going to continue to not allow questions despite the order by the judge being shown and heard for him -- so the record is clear. But we'll go ahead and take a -- let's go and take a ten-minute break.

Madam Court Reporter, we're going to e-mail you the audio oral ruling of Judge Robinson so we can have a smooth deposition and complete discovery, and no one can obstruct this process. Okay? So can you provide your e-mail address, Madam Court Reporter, just so I have it?

MR. BALLASES: Mr. Sather, are we moving on to the next witness?

MR. SATHER: Yeah, I don't think this is productive. Mr. Ballases has indicated that he is not going to allow you to ask questions regardless of what the Court ruled, and so it is my intent at this time to adjourn the deposition subject to any future rulings from Judge Robinson. If Judge Robinson allows --



1	MR. CHOUDHRI: Well
2	MR. SATHER: the other parties to ask
3	questions, I may have I reserve the right to ask
4	follow-up questions.
5	MR. CHOUDHRI: So so I
6	MR. BALLASES: Would you like to ask
7	MR. CHOUDHRI: No, no. Hold
8	MR. BALLASES: Would you like to proceed
9	(Crosstalk)
10	THE REPORTER: I'm sorry. I can't
11	MR. BALLASES: with Osama Abdullatif or
12	John Quinlan next?
13	THE REPORTER: Mr. Ballases sorry
14	MR. CHOUDHRI: Hang on a second.
15	THE REPORTER: Mr. Ballases
16	MR. CHOUDHRI: I have
17	THE REPORTER: could you
18	MR. CHOUDHRI: contacted the Court. I'll
19	be e-mailing the Court right now. We are not
20	suspending this deposition. I want to go ahead and
21	pause the deposition. We are going to contact the
22	Court. Okay?
23	Madam Court Reporter, would you give us your
24	e-mail address, please?
25	THE REPORTER: And I just want to note,



1	Mr. Ballases, I did not get anything you just said as
2	you were speaking at the same time as Mr. Choudhri.
3	So do you have anything to put on the record?
4	MR. BALLASES: Myself, me?
5	THE REPORTER: Yes. I did not get what you
6	were saying while after what Mr. Sather said.
7	MR. BALLASES: Sure. I just asked Mr. Sather
8	if we're ready to move to the next witness. I think
9	he indicated he was before Mr. Choudhri interrupted.
10	And so that's all I'm asking.
11	MR. CHOUDHRI: So
12	MR. BALLASES: Do we want to move to the next
13	witness, Steve?
14	MR. CHOUDHRI: So this part is at this
15	moment, I'd like to e-mail the court reporter the
16	judge's oral ruling, and let's take a 15-minute break.
17	And I've already reached out to the Court. The Court

judge's oral ruling, and let's take a 15-minute break. And I've already reached out to the Court. The Court has asked for us to e-mail the Court for relief so we can complete the deposition and not waste the Court's time or disrupt the deposition and have to come back a different day. Everybody's schedules are -- are very important.

Mr. Ballases, in the event we are able to resume or reschedule the deposition, can you provide us dates?



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1	MR. BALLASES: Steve, can we move on? Can you
2	control your client to any degree? I mean
3	MR. SATHER: Mr. Choudhri
4	MR. CHOUDHRI: I'm not his client.
5	MR. SATHER: is not my client in his
6	individual capacity, and therefore
7	MR. BALLASES: I understand he's a principal
8	of Texas REIT, the debtor.
9	MR. SATHER: He's also asserting his right to
10	appear as a pro se creditor and that I do not have any
11	control over that capacity. If he wishes to contact
12	the Court, that is his business.
13	MR. BALLASES: I understand that, but you've
14	noticed the deposition. Do we want to proceed with
15	the next witness? I've got my
16	MR. CHOUDHRI: And we
17	MR. BALLASES: clients here. We've
18	rearranged our schedules for you. Do you want to take
19	the deposition or not? It's up to you, Steve.
20	MR. SATHER: I want to proceed
21	MR. CHOUDHRI: We are resuming. We are
22	pausing the deposition, and we're going to have a
23	conversation, and we'll come back in 15 minutes on the
24	record.
25	But in the meantime, Court Reporter, can I



1	have your e-mail address so we can e-mail you the
2	audio ruling of the judge? And I think that'll solve
3	any issues and resolve the the objection or
4	position that Mr. Ballases is taking that the judge
5	said something the judge didn't say, so it's clear.
6	If I can get your e-mail address, we can e-mail you
7	the audio right now, and we can resume.
8	Let's let's resume the deposition at noon.
9	It's 11:40 right now.
10	THE REPORTER: Okay. May I go off the record,
11	please? If we're pausing?
12	MR. CHOUDHRI: Please.
13	MR. SATHER: Yes, you may. Yes.
14	MR. BALLASES: Yes, you can go off the record.
15	THE REPORTER: Okay. So I am off the record.
16	(Discussion held off the record.)
17	(A recess was taken.)
18	THE REPORTER: Back on the record.
19	MR. BALLASES: So this is Michael Ballases,
20	counsel for John Quinlan, Omar Khawaja, and Osama
21	Abdullatif. There is no written order, but I did
22	listen to the recording, and it appears he did say
23	"creditors." And so I was mistaken, and so I will
24	allow creditors to ask questions, however, in the
25	limited capacity that he stated in the oral hearing.



1	So we can go forth with Mr. Khawaja.
2	Ms. Hood, if you want to ask questions, go for
3	it.
4	MS. HOOD: Thanks. Okay. Steve, I may use
5	your exhibits, so if you can have those by the
6	MR. SATHER: I'm happy to
7	MS. HOOD: by the ready for me, I
8	appreciate it.
9	MR. SATHER: put them up on the screen if
10	you need them.
11	MS. HOOD: Thank you.
12	BY MS. HOOD:
13	Q. Mr. Khawaja, my name is Lori Hood. We've
14	never met before; correct?
15	A. That's correct.
16	Q. And I understand that you are an attorney
17	licensed in the state of Texas; correct?
18	A. That's also correct.
19	MR. BALLASES: Objection. Form.
20	Q. (BY MS. HOOD) And do you practice law?
21	A. Yes, ma'am.
22	MR. BALLASES: Objection. Form.
23	Q. (BY MS. HOOD) And do you have where do you
24	practice law?
25	MR. BALLASES: Objection



_	
1	A. At my own law firm.
2	Q. (BY MS. HOOD) And what is the name of that
3	law firm?
4	A. The Law Offices of and my name.
5	Q. And where is that? Where are your offices
6	located?
7	MR. BALLASES: Objection. Form.
8	A. On Richmond and Sage.
9	MS. HOOD: If you'll thanks, Steve. Can
10	you scroll down, Steve?
11	MR. SATHER: Certainly.
12	Q. (BY MS. HOOD) In the proof if I understand
13	your testimony correctly, you stated that your proof
14	of claim is based upon some judgments that you had
15	assigned to you by virtue of purchasing those
16	judgments from third parties; is that correct?
17	MR. BALLASES: Objection. Form.
18	A. Yes.
19	MS. HOOD: Mr. Ballases, what is the basis of
20	your objection?
21	MR. BALLASES: Asked and answered. We've gone
22	through all this.
23	MS. HOOD: And I understand that,
24	Mr. Ballases, but you were objecting quite frequently

to Mr. Sather's questions, and I just want to make

sure that the record is clear with regard to what your
objection is. I didn't know what your objection was
during his questioning, and so I'm just trying to make
sure that if the question needs to be rephrased or has
come out at a different angle, that the question is
clear to your client and that we're not going to deal
with objections in the transcript later on. Is that
fair?

MR. BALLASES: I'm going to make my objections according to the rules. You can respond how you think appropriate pursuant to the rules.

MS. HOOD: Okay. I appreciate that.

Oops. What's that? No, take that down.

MR. SATHER: Sorry.

- Q. (BY MS. HOOD) All right. So -- okay. So this proof of claim is your individual proof of claim; is that correct?
- A. My individual proof of claim? It looks like my name is on there as well as Mr. Quinlan's and Mr. Abdullatif's.
- Q. Right. But this isn't a proof of claim you filed on behalf of your law office; correct?
- A. Oh, yeah. Yeah, that's filed on my behalf, correct. Mm-hmm.
  - Q. And if I understand your testimony, the value



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of the property that is included in Section 9 consists of the total of the three judgments that form the basis of your proof of claim; correct?

- A. That's right.
- Q. And you've used these three judgments as the basis for filing an adversary action in the Southern District but also attached the adversary action to your proof of claim; is that correct?
  - A. That sounds correct.
- Q. Okay. So if I can drill down, we've got -the basis for your proof of claim was, one, three
  judgments and, two, an adversary action; is that
  correct?
  - A. That sounds correct.
- Q. All right. And the basis of the adversary action were the three judgments; is that correct?

  MR. BALLASES: Objection. Form.
  - A. Sorry. Can you repeat the question?
- Q. (BY MS. HOOD) Yeah. The basis of your adversary action is the three judgments that you claim you're unable to collect; is that correct?
  - A. That's correct.
    - MR. BALLASES: I'm going to object to form.
- MS. HOOD: And what is the basis of your
- 25 | objection?



1	MR. BALLASES: I think it's vague and
2	ambiguous and misstates the evidence. I mean, the
3	petition or the complaint speaks for itself.
4	MS. HOOD: So last time I checked, documents
5	don't talk. So let me correct my question just to
6	make it clear.
7	Q. (BY MS. HOOD) Mr. Khawaja, in your adversary
8	action which is attached to your proof of claim, you
9	reference three judgments; is that correct?
10	A. Yes.
11	Q. And you testified earlier, when Mr. Sather was
12	asking you questions, that the reason you brought the
13	adversary action was your inability to collect on
14	those judgments and that somehow all of these related
15	entities are alter egos of Mr. Choudhri; correct?
16	A. Yes.
17	Q. Okay. Let me drill down on the judgments.
18	You state that you're an assignee of two of
19	these judgments; is that correct?
20	A. That's correct.
21	MR. BALLASES: Objection. Form.
22	MS. HOOD: All right. What is the basis of
23	your objection?
24	MR. BALLASES: Asked and answered. This has

been already discussed and answered clearly by



1	Mr. Sather.
2	MS. HOOD: Okay. I disagree
3	MR. BALLASES: You're just rehashing
4	MS. HOOD: but okay. Let me finish.
5	Q. (BY MS. HOOD) You have
6	MS. HOOD: Steve, can you go to the basis of
7	the damages that were attached? And thank you for
8	being my paralegal. I appreciate it.
9	Q. (BY MS. HOOD) All right. So Judgment
10	Number 1, you have an assigned interest in; correct?
11	A. Yes.
12	MR. BALLASES: Objection. Form.
13	Q. (BY MS. HOOD) Before you purchased your
14	assignment, did you do any due diligence on the
15	underlying pleadings in the case?
16	MR. BALLASES: Objection. Form.
17	A. Yes.
18	Q. (BY MS. HOOD) And because you did underlying
19	due diligence in the case, you understand that nowhere
20	in that case is there any allegation of fraudulent
21	transfer; correct?
22	A. In which case?
23	Q. Judgment Number 1, Davy versus Heil.
24	A. I mean, I didn't get into the facts of that

case. There's a final judgment, I purchased it, and



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- 1 it was assigned to me. Why do I care what happened in 2 that case?
  - Q. Okay. Well, I just asked you if you looked at the underlying pleadings in the case, and you said yes. So now your testimony is that you did not look at the underlying pleadings.
    - A. I mean, I skimmed through them.
  - Q. And as you were skimming through them, did you understand that there was no cause of action for fraudulent transfers?
    - A. I don't recall.
      - Q. Have you read the judgment?
    - A. Yes, I have.
    - Q. And did you read it before you purchased it?
  - A. Yes, I did.
    - Q. And do you understand that nowhere in that judgment is there a finding of fraudulent transfers?
      - A. Okay. If you say so.
- Q. Well, no, I'm asking you if you've read it and if you understand that.
  - MR. BALLASES: Objection. Form.
- A. I mean, if there isn't, I'm gonna take your word for it and say there isn't.
- Q. (BY MS. HOOD) Okay. Well, take my word for it. There isn't.



1	Did you purchase this judgment at a discount?
2	MR. BALLASES: Objection. Form.
3	A. I don't recall.
4	MS. HOOD: What's the basis for your
5	objection?
6	MR. BALLASES: Lacking relevance. The purpose
7	of the deposition is to understand why the proof of
8	claim was filed and why it is now being withdrawn.
9	MS. HOOD: All right. Well, I think
10	(Crosstalk)
11	MR. BALLASES: (Unintelligible) an underlying
12	matter in the Southern District.
13	MS. HOOD: All right. I disagree with your
14	analysis, but we can argue that another day.
15	Q. (BY MS. HOOD) So you don't recall how much
16	you purchased the judgment for.
17	A. Correct.
18	Q. And you are one of three assignees of this
19	judgment; correct?
20	A. That's correct.
21	MR. BALLASES: Objection. Form.
22	Q. (BY MS. HOOD) Before you purchased the
23	judgment, did you have an agreement with the other two
24	claimants, Mr. Quinlan and Mr. Abdullatif, as to why

you were purchasing the judgment?'

1	MR. BALLASES: Objection. Form.
2	A. Did I have an agreement as to why we were
3	purchasing the judgment? I mean, the purpose of
4	purchasing the judgment is to collect on a judgment,
5	so that was the agreement.
6	Q. (BY MS. HOOD) So you sat down with the other
7	two gentlemen, and the three of you decided to
8	purchase this judgment together.
9	A. I don't recall if we sat down together
10	anywhere and had that a sit-down discussion about
11	what was gonna happen. I think maybe that did.
12	Q. Maybe it did, or maybe it didn't?
13	A. Yeah. Maybe it was a phone call; maybe it was
14	a sit-down meeting.
15	Q. When did you
16	MR. BALLASES: And just for the record
17	Q. (BY MS. HOOD) Can you tell us when the
18	judgment
19	MR. BALLASES: Just so that I have
20	THE REPORTER: I'm sorry. I'm sorry.
21	MS. HOOD: Sorry.
22	THE REPORTER: I hear somebody else speaking.
23	MR. BALLASES: Sure. I just I wanted to
24	caution Ms. Hood.

You're getting real close to attorney-client



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1	privilege and/or work product legal privilege.	So I
2	don't think you're there yet, but you're close,	so I
3	just wanted to warn you to keep that in mind.	

And, Mr. Khawaja, please 0. (BY MS. HOOD) Sure. understand that I don't want to know what you talked about with your lawyers, okay, ever, or what your lawyers have discussed with you regarding their Okay? So if you feel like you have to strategy. reveal that kind of information in response to my question, I don't want to know that stuff. Okay?

And certainly you understand as a lawyer that you have the right to discuss this kind of response with your lawyer prior to answering; right?

- Α. Yes.
- Can you tell us when you -- when you purchased 0. the judgment?
- Sometime before this proof of claim was filed. Α. I don't recall exactly when, no.
  - Q. Do you recall the year?
  - Α. I think it was --MR. BALLASES: Objection. Form.
  - Α. I think it was 2023.
- (BY MS. HOOD) And how did it come about that Ο. this judgment came across your desk to be purchased? MR. BALLASES: Objection. Form.



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L	•	Q.	(BY MS.	HOOD)	You	can	answer.

- A. I mean, that's -- that's privileged information that I'm not gonna discuss.
- MR. BALLASES: I'll go ahead and assert the attorney work product, attorney-client privilege. I'm going to instruct him not to answer.
- Q. (BY MS. HOOD) How do you typically learn of judgments that are available for you to purchase?
- A. I would say typically it is something that's brought to my attention by a third party.
- Q. And which third party brought this particular judgment to your attention?
- MR. BALLASES: Objection. Form. Assertion of attorney-client and work product legal privileges.

  Instruct client not to answer.
- Q. (BY MS. HOOD) Did Mr. Abdullatif bring this judgment to your attention?
- MR. BALLASES: Same assertion of privilege, same instruction to the client not to answer. It violates attorney-client and attorney work product.
- Q. (BY MS. HOOD) Mr. Khawaja, do you have any sort of agreement with Mr. Abdullatif or Mr. Quinlan regarding a joint prosecution of this proof of claim?
  - A. We do.
  - Q. And is that in writing?



	TEXAS REIT LLC
1	MR. BALLASES: Also joint litigation
2	privilege, I'll assert.
3	Q. (BY MS. HOOD) Okay.
4	A. I'm not gonna answer.
5	Q. Is your is your agreement in writing?
6	MR. BALLASES: Instruct client not to answer.
7	He doesn't need to give work product, attorney-client,
8	or joint litigation privilege information away.
9	Q. (BY MS. HOOD) Back to my question.
10	Mr. Khawaja, do you have an agreement in writing with
11	Mr. Abdullatif and Mr. Quinlan with regard to pursuing
12	this proof of claim?
13	MR. BALLASES: I'm going object again to the
14	question and assert the legal privileges of
15	attorney-client, work product, also joint litigation
16	privilege and instruct the client not to answer.
17	Q. (BY MS. HOOD) Mr. Khawaja, are you adhering
18	to your to your counsel's instruction?
19	A. I am.
20	Q. And refusing to answer my question?
21	A. On advice of counsel, yes.
22	Q. With regard to this particular Davy-Heil
23	judgment, do you know Mr. Heil?
24	A. I don't.



Q.

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I don't.

Do you know Mr. Oakum?

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1	A.	Ι	don't.

- Q. Do you know Renee Davy?
- A. Not personally.
- Q. Not personally? How else would you know her?
- A. I've seen videos of her online.
  - Q. Doing what?
- A. Stating that Mr. Choudhri's a fraud and a thief and shouldn't be trusted.
  - Q. Have you ever spoken to her?
  - A. I have not.
- Q. When you purchased this judgment, who did you pay?
  - MR. BALLASES: Objection. Form.
  - I'm going to also -- it's harassing and oppressive. I'm also going to assert the attorney-client, attorney work product, and joint litigation privilege and instruct the client not to answer.
  - Q. (BY MS. HOOD) Mr. Khawaja, are you going to follow your attorney's instruction and not answer my question?
    - A. I am.
- Q. When you guys purchased your assignment of this judgment, the Davy-Heil judgment, did you each provide separate payment, or did it come from one



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MR. BALLASES: I'm going to assert the same objection and the same assertions of legal privilege and instruct the client not to answer, as I did to the question before.

- Q. (BY MS. HOOD) Mr. Khawaja, are you going to follow your counsel's instruction and refuse to answer my question?
  - A. I am.
- Q. Mr. Khawaja, when you purchased your interest in this judgment, did you purchase it via wire transfer or a check? Cash? How did you purchase it?
- MR. BALLASES: I'm going to assert the same legal objections and the same assertions of legal privilege and instruct client not to answer, as I did with the previous question.
- Q. (BY MS. HOOD) Mr. Khawaja, are you going to adhere to your client's (sic) instruction and refuse to answer my question?
  - A. My counsel's. Yes, I am.
- Q. Mr. Khawaja, do you know a gentleman by the name of Wayne Dolcefino?
  - A. I've seen him online.
- Q. And was it one of Mr. Dolcefino's videos in which Ms. Davy appeared?



1	A. I think so, yes.
2	MR. BALLASES: Objection. Form.
3	Q. (BY MS. HOOD) Have you ever met
4	Mr. Dolcefino?
5	A. I've met him, yes.
6	MR. BALLASES: Objection
7	Q. (BY MS. HOOD) In connection with any of your
8	cases related to Mr. Choudhri?
9	A. No.
10	MR. BALLASES: Objection. Form.
11	Q. (BY MS. HOOD) With regard to this Judgment
12	Number 1 that was assigned to you, how much of how
13	much do you own of this judgment?
14	THE WITNESS: I think that goes to the
15	privilege again.
16	MR. BALLASES: I'm going to object to the
17	question as being oppressive and harassing and assert
18	the attorney-client, attorney work product, and joint
19	litigation privilege and instruct him not to answer.
20	Q. (BY MS. HOOD) Mr. Khawaja, are you going to
21	adhere to your lawyer's instruction not to answer my
22	question?
23	A. I am.
24	Q. As you sit here today, you're not going to

tell me how much of this \$501,513.85 judgment that you



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- MR. BALLASES: Objection. Form.
- A. On advice of counsel, I will not answer that question.
  - Q. (BY MS. HOOD) And you testified that you purchased this judgment sometime last year; correct?

    MR. BALLASES: Objection. Form.
    - A. I believe so, yes.
  - Q. (BY MS. HOOD) Okay. And what have you done to try and collect this judgment?
  - A. Well, we filed --
    - MR. BALLASES: Objection. Form.
- A. -- in Bankruptcy Court or, I guess, in our proof of claims. And I think -- I think that's it at this stage.
  - Q. (BY MS. HOOD) Have you filed any post-judgment discovery in the underlying lawsuit in the 152nd?
    - A. I don't -- I don't -- I'm not aware of that.
- Q. Have you hired a lawyer to pursue post-judgment discovery or collection of this judgment?
  - A. The only lawyer I've hired is Mr. Ballases.
- Q. And you're certainly not aware of Mr. Ballases doing anything to try to collect this judgment outside



of the bankruptcy action; correct?

MR. BALLASES: Objection. Form.

- Q. (BY MS. HOOD) You can answer.
- A. I'm not aware.
- Q. As an attorney in the state of Texas, certainly you're aware of the fact that, as a judgment creditor, you have the right to pursue post-judgment collection efforts within the confines of the Court that issued the judgment; correct?
  - A. Sure.
- Q. And you've chosen not to avail yourselves of those opportunities; correct?

MR. BALLASES: I'm going to go ahead and object to the question as misleading, also oppressive and harassing, and assert attorney-client, attorney work product, and joint litigation privilege.

What we do for collection, you do not get to ask about to aid Mr. Choudhri and Jetall and his companies to hide assets any further. So we're not going to answer that.

MS. HOOD: All right. I object to any commentary about me helping anybody do anything. All right? I'm here representing a creditor, and I'm trying to determine the basis for the filing of this proof of claim. And part of that issue is any attempt



- by the judgment creditor to collect the judgment outside of filing a proof of claim in a bankruptcy action, that has nothing to do with the underlying judgment.
- Q. (BY MS. HOOD) Mr. Khawaja, do you personally know of any action taken in the public forum by you to collect this judgment outside of this bankruptcy action?
  - A. I'm not aware of anv.
- MR. BALLASES: I'm further going to instruct you: Don't answer any more questions regarding what we've done to collect because that gets into attorney work product, also attorney-client, and joint litigation privilege.

THE WITNESS: I understand.

MS. HOOD: And certainly, Mr. Ballases, I appreciate the nuances and everything else. And again, I don't want to know anything about your strategy or anything else. That's why I asked for public record, because I can't find anything in the public record that shows any attempt to try to collect this judgment. And so I'm just trying to clarify and get commentary and testimony from your client confirming that.

MR. BALLASES: I appreciate that, but we don't



1	need to get into anything that could aid your client
2	or the principal who owns your client to hide assets
3	any further.
4	MS. HOOD: I'm going to object to the sidebar
5	commentary there.
6	Q. (BY MS. HOOD) The judgment that you bought,
7	the judgment debtor is Jetall Companies, Inc.;
8	correct?
9	A. Correct.
LO	Q. Certainly that judgment does not include my
L1	client as a judgment debtor; correct?
L2	A. Yeah, it's not does not include? Correct.
L3	Q. It certainly doesn't include Mrs. Choudhri as
L <b>4</b>	a judgment debtor; correct?
L5	A. It does not include them as a judgment debtor,
L6	correct.

- Q. It doesn't include Texas REIT as a judgment debtor either; right?
  - A. Correct.

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- Q. On Judgment Number 2, I think you testified that you don't own any part of that judgment; correct?
- A. Judgment Number 2, I believe I do own part of it.
  - Q. The Abdullatif judgment?
  - A. Okay. No, I do not. Sorry.



1	Q. Okay. Are you aware of the fact that that
2	judgment has been bonded around?
3	A. I'm not aware of
4	MR. BALLASES: Objection. Form.
5	A. I'm not aware of that.
6	Q. (BY MS. HOOD) And when you filed the proof of
7	claim that included Judgment Number 2, did you do any
8	due diligence on that judgment in order to satisfy
9	yourself that that judgment was not bonded around?
10	MR. BALLASES: Objection. Form.
11	A. I minimally, not minimally.
12	Q. (BY MS. HOOD) What do you mean "minimally"?
13	A. Meaning it was a final judgment, and that's
14	how I that was what I understood it to be.
15	Q. Certainly as a lawyer in the state of Texas,
16	you understand that when a judgment is superceded,
17	that that stays any collection activities; correct?
18	MR. BALLASES: I'm going to object to the
19	question as misleading and harassing and oppressive.
20	Q. (BY MS. HOOD) You can answer
21	A. I'm not aware of that
22	Q. You're not aware of that?
23	A. I'm not aware of that being I'm not aware

And did you take any independent actions to



of the judgment being superceded.

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	TEXAS REIT LLC 9
1	determine whether or not this judgment, which is on
2	appeal, had been superceded?
3	A. No.
4	Q. Judgment Number 3, this HSLLP judgment.
5	A. Yes.
6	Q. All right. That judgment, when did you
7	purchase that judgment?
8	A. I think 2023, if I recall correctly.
9	Q. And how did you become aware that that
10	judgment was available to purchase?
11	MR. BALLASES: Objection. Form. Harassing
12	and oppressive. I'm also going to assert
13	attorney-client, attorney work product, and joint
14	litigation privilege and instruct the client not to
15	answer.
16	Q. (BY MS. HOOD) Mr. Khawaja, are you going to
17	adhere to your client's excuse me to your
18	lawyer's instructions?
19	A. I am.
20	Q. And if I understand your testimony, you are
21	one of three owners also of this judgment; is that
22	correct?
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Objection. 23 MR. BALLASES: Form.

- That's correct. Α.
- (BY MS. HOOD) And can you tell me how you Q.



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1	paid	for	the	purchase	of	this	judgment?
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MR. BALLASES: I'm going to object to the question again as harassing and oppressive, assert the attorney-client legal privilege, the work product legal privilege, and the joint litigation legal privilege and instruct the client not to answer.

- Q. (BY MS. HOOD) Mr. Khawaja, are you going to adhere to your lawyer's instruction?
  - A. Yes.
- Q. Mr. Khawaja, can you tell me whether you paid for -- excuse me. Strike that.

Can you tell me who you paid when you purchased this assignment of this judgment?

MR. BALLASES: I'm going to assert the same objection I just levied to the prior question as well as the same assertion of legal privileges to the prior question and instruct the client not to answer, just like the prior question.

- Q. (BY MS. HOOD) Mr. Khawaja, are you going to adhere to your lawyer's instruction and not answer my question as to who you paid for the purchase of this judgment?
  - A. I am.
- Q. I see that this judgment -- the judgment creditor is Hoover Slovacek; correct?

1	A. That	appears correct.
2	Q. And t	hat's the same law firm that is
3	representing y	ou here today; correct?
4	A. That'	s correct.
5	MR. E	BALLASES: Objection. Form.
6	Q. (BY M	IS. HOOD) Do you have any joint defense
7	agreements wit	h Hoover Slovacek?
8	MR. E	BALLASES: Objection. Form. I think
9	well, objection	n. Form.
LO	A. I'm r	ot aware.
L1	Q. (BY M	S. HOOD) Do you have any prosecution
L2	agreements wit	th Hoover Slovacek?
13	MR. E	BALLASES: Objection. Form.
L4	A. I'm r	ot aware of any.
L5	Q. (BY M	IS. HOOD) At the time that you purchased
L6	this judgment,	were you represented by Hoover
L7	Slovacek?	•
L8	MR. E	BALLASES: Objection. Form.
L9	A. At th	e time I purchased the judgment, I was
20	represented by	nobody.
21	Q. (BY M	IS. HOOD) So you were representing
22	yourself?	•
23	A. Corre	ect.
24	Q. Who d	drafted the assignments?

MR. BALLASES: Objection.



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1		A.	I	think	that's	a	privileged	answer.
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MR. BALLASES: Also assert the same legal privileges we asserted in the previous questions, which would be attorney-client, attorney work product, and joint litigation and instruct the client not to answer.

- Q. (BY MS. HOOD) Mr. Khawaja, are you going to adhere to your lawyer's instructions and not answer my question?
  - A. Yes.
- Q. When you purchased the assignment of this judgment and the other two also purchased their portion of the judgment, was it all done at one time?

  MR. BALLASES: Objection. Form.

I'm also going to assert the same legal privileges and instruct the client not to answer, as I did with the previous question.

- Q. (BY MS. HOOD) Mr. Khawaja, are you going to adhere to your client's instruction and not answer my question as to the timing of the purchase of the assignment by the three of you?
  - A. Yes.
- Q. Did you purchase the assignment of this judgment from Mr. Abdullatif?

MR. BALLASES: Objection. Form. Same



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1	objections, same assertions of legal privilege, same
2	instruction not to answer based on those legal
3	privileges as the question before.

- Q. (BY MS. HOOD) Are you going to follow your lawyer's instruction and not answer my question as to who you purchased the assignment from?
  - A. Yes.
- Q. When you purchased the assignment and you were representing yourself, what lawyers did you deal with for the other purchasers?
- MR. BALLASES: Objection. Form. I'm also going to assert the same attorney work product and attorney -- joint litigation legal privilege and instruct the client not to answer.
- Q. (BY MS. HOOD) Mr. Khawaja, are you going to adhere to your lawyer's instructions and not answer my questions?
  - A. Yes.
- Q. Okay. When you purchased your assignment, was Mr. Abdullatif represented by counsel?
  - MR. BALLASES: Objection. Form.
- Asserting the same legal privileges as the previous question and instructing client not to answer as I did with the previous question.
  - Q. (BY MS. HOOD) Mr. Khawaja, are you going to



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1	adhere to your client's instruction or to your
2	lawyer's instruction and not answer my question as to
3	whether or not Mr. Abdullatif had a lawyer at the time
4	of the purchase?

- A. Yes.
- Q. At the time you purchased your assignment of this judgment, was Mr. Quinlan represented by counsel?

  MR. BALLASES: Objection. Form.

I'm also going to assert the same legal privileges as I did before and instruct the client not to answer.

- Q. (BY MS. HOOD) Mr. Khawaja, are you adhering to your counsel's instructions and not answering my question as to whether or not Mr. Quinlan was represented by counsel at the time of the assignment of the judgment?
  - A. Yes.
- Q. Does your assignment include just your signature, or is it an assignment that includes the other purchasers' signatures?
- MR. BALLASES: I'm going to object to the question -- object to the form of the question.

  Excuse me.
  - A. I don't -- I don't recall.
  - Q. (BY MS. HOOD) Do you have a physical copy, or



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1	do	you	have	the	original	of	this	assignment?
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- A. I believe I do somewhere, not with me today.
- I'm sure it was provided to me.
  - Q. The copy or the original?
  - A. The copy.
  - Q. Do you know who holds the original of the assignment?
    - A. I don't.
  - Q. Because you don't know who holds the original of the assignment, you can't tell us whether or not the assignment has been paid; correct?
    - MR. BALLASES: Objection. Form.
- I'm going to assert the attorney-client and attorney work product and attorney joint -- or excuse me -- joint litigation privilege and instruct the client not to answer.
  - A. I'm going to follow advice of counsel.
- Q. (BY MS. HOOD) And as you sit here today, you can't tell us who holds the original of this assignment.
  - A. I can't.
  - MR. BALLASES: Objection. Form.
- Q. (BY MS. HOOD) You can't?
  - A. I cannot.
- 25 MR. BALLASES: Objection. Form.



1	Q. (BY MS. HOOD) Can you tell me why you didn't
2	include a copy of the assignment with your proof of
3	claim?
4	MR. BALLASES: Objection. Form.
5	Just and I'm and I apologize because I
6	know I'm not supposed to talk right now, but it's
7	attached to the actual complaint in the Southern
8	District, so you can pull it up. It's public record.
9	MR. CHOUDHRI: Mr. Ballases, please stop
10	coaching the witness.
11	MR. BALLASES: Be quiet.
12	MR. CHOUDHRI: I'm sorry. Mr. Khawaja, did
13	you say something?
14	MS. HOOD: Okay
15	MR. BALLASES: No, I told you to be quiet.
16	This is Mr. Ballases.
17	MS. HOOD: Okay. This is my time. Okay? You
18	guys can bicker and do your little boy thing when I'm
19	not talking.
20	Q. (BY MS. HOOD) So if I understand correctly,
21	this adversary action, which is based upon two
22	judgments that you claim to have an assignment in, was
23	originally filed in the Southern District of Texas; is
24	that correct?



That's correct.

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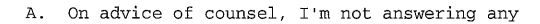
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	Q. And then you took that adversary and used it
	as as an exhibit to your proof of claim that you
	then filed in this action; correct?
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- A. That's correct.
- Q. And if I understand your testimony, along with this adversary action, you filed lis pendens against the debtor's property in this action; correct?
  - A. That's correct.
- Q. And if I remember the lis pendens, you did not sign that lis pendens; correct?
  - A. Correct.
- Q. Did Mr. Abdullatif have your permission to sign that lis pendens that was filed against the debtor's property in this action?
  - A. Yes.
- Q. And when did you give him permission to file that lis pendens?
- A. I'm not sure. I'm assuming sometime before it was filed.
  - Q. Was it done prior to the time that you brought the adversary action in the Southern District of Texas?
- 23 A. I don't know.
- MS. HOOD: Steve, my trustee paralegal, can you bring up the first lis pendens, the supplemental



1	lis pendens, which I think is Exhibit yeah
2	Exhibit 2, yeah. Can you go down to the signature
3	page?
4	MR. SATHER: Yes.
5	Q. (BY MS. HOOD) All right. So Exhibit 2 is the
6	supplemental lis pendens that you authorized
7	Mr. Abdullatif to file against the debtor's property
8	in this action; correct?
9	A. That's correct.
LO	Q. All right. And the date of that says
L1	August 22nd, 2023. Do you agree with me?
12	A. Yes.
L3	Q. Okay. And would it be fair to say that you
L <b>4</b>	gave Mr. Abdullatif your authority to sign on your
L5	behalf somewhere around August 22nd, 2023?
L6	A. It could've been before that, but it sounds
L7	correct.
18	Q. Did you have a conversation with
L9	Mr. Abdullatif about the filing of the lis pendens?
20	MR. BALLASES: I'm going to object to the
21	question. I'm also going to assert the



attorney-client, attorney work product, and joint

litigation privilege and instruct the client not to



answer.

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1	questions	regardin	g my	conversations	with
2	Mr. Abdul	latif or	Mr. Ç	Quinlan.	

- Q. (BY MS. HOOD) Did you prov -- the authority that you provided to Mr. Abdullatif for you -- for him to sign on your behalf this lis pendens, was that given verbally or in writing?
  - MR. BALLASES: Objection. Form.
- Same assertion of legal privilege, same instruction not to answer.
- Q. (BY MS. HOOD) Mr. Khawaja, are you going to adhere to your client's (sic) instructions and not answer my question about how you gave permission to Mr. Abdullatif --
  - A. Yes, I am.
- MS. HOOD: Steve, can you bring up the -- Exhibit Number 3?
- Q. (BY MS. HOOD) Exhibit Number 3 is the second supplemental lis pendens that was filed also on the debtor's property, and it looks to me that that also is dated August 22nd, 2023. Is that accurate?
  - A. That looks accurate.
- Q. All right. And is it fair to say that you again gave Mr. Abdullatif permission or authorized him to sign on your behalf somewhere around August 22nd of 2023?



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- 1 A. Or prior to that, yes.
  - Q. Certainly you didn't give him permission to file it before you actually were an owner in the judgment; correct?
    - A. That's correct.
  - Q. And again, just to summarize your testimony, you think you recall purchasing your assignment in this judgment sometime in 2023; correct?
    - A. That's correct.
  - Q. So we've got somewhere between January and August 22nd that you purchased your interest in this judgment; correct?
    - A. That sounds right.
  - MR. BALLASES: Ms. Hood, I don't mean to derail your testimony, but if you look at the complaint itself, it says when he obtained the assignment. It's February 17th, 2023. You can read it for yourself. It's Exhibit 1.
  - MS. HOOD: So I appreciate that, Mr. Ballases. I'm trying to get your client's testimony on these issues, not what's in a document that you wrote. I want his testimony, but I appreciate it. He said he couldn't recall, and that's fine with me.
  - Q. (BY MS. HOOD) On this judgment that you purchased from Hoover Slovacek, prior -- prior --



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1	sorry; my mouth is not working prior to your
2	purchase of the assignment, did you review the
3	underlying pleadings related to the lawsuit?
4	A. Not really.

- Q. Can you be more specific than "not really"?

  Is that you didn't look at them at all, or you kind of looked at them?
  - A. I may have briefly skimmed through them.
- Q. And by skimming through them, were you aware that there were no causes of action for fraudulent transfer, et cetera, against Jetall?
- A. No, I wasn't, but I'll take your word for it that there were not.
- Q. And would you agree with me that the judgment debtor in Judgment Number 3 is Jetall Companies, Inc.?
  - A. Yes.
- Q. And the judgment debtor is not Arabella PH 3201; correct?
  - A. No, they're an alter ego of Jetall Companies.

    MS. HOOD: Objection. Non-responsive.
- Q. (BY MS. HOOD) Arabella PH 3201 is not a judgment debtor; correct?
  - MR. BALLASES: Objection. Form.
- A. That's correct.
  - Q. (BY MS. HOOD) 9201 Memorial Drive is not a



1	judgment	creditor; correct?		
2	Α.	Correct.		
3		MR. BALLASES: Objection. Form.		
4	Q.	(BY MS. HOOD) 2727 Kirby 26L, LLC, is not a		
5	judgment	debtor; correct?		
6		MR. BALLASES: Objection. Form.		
7	A.	Correct.		
8	Q.	(BY MS. HOOD) Texas REIT, LLC, is not a		
9	judgment	debtor; correct?		
10	Α.	Correct.		
11		MR. BALLASES: Objection. Form.		
12	Q.	(BY MS. HOOD) Dalio Holdings I is not a		
13	judgment debtor; correct?			
14	Α.	Correct.		
15		MR. BALLASES: Objection. Form.		
16	Q.	(BY MS. HOOD) Dalio Holdings II is not a		
17	judgment	debtor; correct?		
18	A.	Correct.		
19		MR. BALLASES: Objection. Form.		
20	Q.	(BY MS. HOOD) Houston Real Estate Properties,		
21	LLC, is r	not a judgment debtor; correct?		
22	A.	(Unintelligible)		
23		MR. BALLASES: Objection. Form.		
24		THE REPORTER: Sorry. Was that "correct"?		
25	Q.	(BY MS. HOOD) What was your yeah, I didn't		
l				



1	hear your			
2	A. That's correct.			
3	Q answer either. Yeah.			
4	A. Correct. Correct.			
5	MR. BALLASES: And I object to the form.			
6	Q. (BY MS. HOOD) Shahnaz Choudhri is not a			
7	judgment debtor; correct?			
8	A. Correct.			
9	MR. BALLASES: Objection. Form.			
10	Q. (BY MS. HOOD) Ali Choudhri is not a judgment			
11	debtor; correct?			
12	A. Correct.			
13	MR. BALLASES: Objection. Form.			
14	Q. (BY MS. HOOD) Shepherd-Huldy Development I is			
15	not a judgment debtor; correct?			
16	A. Correct.			
17	MR. BALLASES: Objection. Form.			
18	Q. (BY MS. HOOD) Shepherd-Huldy Development II			
19	is not a judgment debtor; correct?			
20	A. Correct.			
21	MR. BALLASES: Objection. Form.			
22	Q. (BY MS. HOOD) Galleria Loop Note Holder, LLC,			
23	is not a judgment debtor; correct?			
24	A. Correct.			
25	MR. BALLASES: Objection. Form.			



- Q. (BY MS. HOOD) What due diligence did you do, if any, before you alleged in this adversary action, which forms the basis of your proof of claim, that my client, Dalio Holdings, LLC, is the alter ego of Houston Real Estate Properties?
  - A. What due diligence did I do personally?
  - Q. Yeah.
- A. I mean, I think it's stated pretty clearly in the petition what evidence we have. There's a whole court history of fraudulent transfers, commingling of assets; you know, fraudulent, unethical conduct that we have available as public record as to Mr. Choudhri and, by extension, your client's conduct. And that's the due diligence I did to make these claims.
- Q. Okay. So you based your due diligence off your allegation that this is all public record.
  - A. That's correct.
    - MR. BALLASES: Objection. Form.
- Q. (BY MS. HOOD) What public records did you look at?
- A. Well, if you -- everything that's stated in the petition. If you look at Lawsuit 2013-41273, Harris County District Court, he was found to have committed fraud, filed a fraudulent lien, and there was no promissory note, and that was an entity that he



1 controlled, HREP. If you look at -- on February 16th, 2 2017, in Case Number 2017-1 --3 Let's go -- let's go back to the first one. 4 You --5 I'm going to --MR. BALLASES: 6 (BY MS. HOOD) -- said that there was a --Q. 7 THE REPORTER: I'm sorry. You claim to have a finding --8 Q. (BY MS. HOOD) 9 (Crosstalk) 10 Q. (BY MS. HOOD) You claim there's a finding of 11 fraud --12 MR. BALLASES: Ms. Hood --13 THE REPORTER: Sorry --14 MR. BALLASES: -- can you let my client answer the question, please? 15 16 MS. HOOD: I -- it's my question-and-answer, 17 and if I want to cut him off, I can. 18 MR. BALLASES: Okay. So you want to --19 MS. HOOD: I want to -- I want to drill down 20 on the first one. Well, he's referencing a pleading 21 that I'm assuming that you wrote, so I just want to 22 find out what he knows personally about some of this 23 stuff. 24 MR. BALLASES: Objection (unintelligible). 25 (BY MS. HOOD) So you reference a lawsuit --Q.



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1	hang	on.	Le	et me	find	d it.		
2			Is	that	the	lawsuit	involving	HREP?

- A. Yes.
- Q. Okay. And were you involved in that lawsuit?
- 5 A. I was not.
  - Q. So everything you know about that lawsuit, you read as a matter of public record.
    - A. That's correct.
  - Q. Was there a finding of fraudulent transfers in that case?
    - MR. BALLASES: Objection. Form.
  - A. Other fraud, but I don't know if fraudulent transfer was part of that.
    - Q. (BY MS. HOOD) I didn't see it.

      MR. BALLASES: Objection. Sidebar.
  - Q. (BY MS. HOOD) All right. That's the first lawsuit that you said you looked at for public record in order to determine that my client is somehow the alter ego of all these other things; correct?
    - A. That's correct.
  - Q. Okay. What other -- what other public records did you review?
  - A. There's also these videos by a guy named Wayne Dolcefino I saw.
    - Q. So you looked at videos.



1	A.	Yes.

- Q. Anything else you reviewed?
- A. I think just generally people in the community know that your client commits fraud. He's known as a
- 5 fraudster.

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- Q. Who are these --
  - A. So many people have approached me.
- 8 Q. Okay. Who are these people?
- 9 A. Yeah, I can't -- many people that he's defrauded over the years.
- 11 Q. Name one.
- A. Well, Judge Norman is one. I don't know if
  you know him. He's in the Southern District.
- 14 Q. Okay. Who else?
  - A. Let's see. Who else in the community have called him a fraudster?

Judge Landrum, Judge Michael Landrum in the Harris County District Court, 164th District Court. He considers your client a fraud.

- Q. And is that in relation to the HREP case?
- A. I just think generally.
- Q. Okay. So Judge Landrum has spoken to you about Mr. Choudhri being a fraudster?
- A. It's in a final judgment. I can read that for you if you'd like.



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- 1 Q. No, I'm asking --
  - A. Do you want me to read it to you?
  - Q. No, no, no. I'm asking you. You said people have told you; many people have told you. So I'm asking who --
    - A. Yes.
  - Q. -- who's had a conversation with you about Mr. Choudhri being a fraudster? And you've said Judge Norman, and I'm assuming you didn't --
    - A. Yes.
  - Q. -- talk personally with Judge Norman. That's out of an opinion; right?
    - A. Yes.
- 14 Q. Okay. The same as --
  - A. Members of the community --
- 16 Q. Okay. So who --
- 17 | A. I'm sorry --
- 18 THE REPORTER: Sorry. One at a time, please.

  19 Thank you.
  - Q. (BY MS. HOOD) What community?

    MR. BALLASES: Objection. Form.
  - A. The real estate community, the Pakistani community, basically anyone Mr. Choudhri has come in contact with and done business with, people from those communities.



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Q.	. (BY	MS.	HOOD)	(	Okay.	. Sc	we	've	got	the	real
estate	commu	nity.	. We'	ve	got	the	Pak	ista	ani (	commu	mity.

- His family members. His own family members have said the same.
  - 0. Family members.

All right. So who in the real estate community have you had a specific conversation with that have informed you that he's -- that he -- that my client fraudulently -- my client, Dalio, is -- has been the recipient or the instigator of fraudulent transfers such that they're the alter ego of

- Mr. Choudhri?
- 13 Α. Harold Polk.
- 14 0. Who?
- 15 Α. So just a -- Harold Polk.
  - And who is Mr. Polk? 0.
  - Somebody that your client knows that he ripped Α. off, I quess.
    - Well, how do you know him?
  - He came to me and told me that your client Α. ripped him off.
    - He came to you just out of the blue? Ο. Okay.
- 23 Α. Yeah. I mean, you know, I don't know why he 24 came to me, but yeah, he did.
  - When did you have this --Q.



1	Α.	He probably saw the
2	Q.	When did you have this conversation with
3	Mr. Polk	?
4	Α.	Years ago.
5	1	MR. BALLASES: Objection. Form.
6	Α.	I can't remember.
7	Q.	(BY MS. HOOD) Years ago? Okay.
8	Α.	Yes.
9	Q.	Okay. Who else?
10		MR. BALLASES: Objection. Form.
11	Α.	I don't I can't recall. I mean, a lot of
12	people.	A lot of people.
13		MR. BALLASES: I'm going to object to the
14	question	as exceeding the scope of the judge's
15	limiting	order.
16		Can we please just stick to the basis for the
17	proof of	claim and why we are willing to withdraw it?
18		MS. HOOD: Objection. Sidebar.
19		I've asked him, what due diligence did he do
20	in order	to craft together the adversary proceeding,
21	which was	s attached to the proof of claim as evidence
22	supporti	ng his proof of claim. And I've got, so far,
23	two publ:	ic lawsuits and some people in the community

that have spoken to him, one of whose name is Harold

Polk. And he can't remember anybody else's name



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	TEXAS REIT LLC 11
1	because there's just so many over so many years.
2	Q. (BY MS. HOOD) Is that correct?
3	MR. BALLASES: No, he's identified several
4	people.
5	I'm going to object to sidebar.
6	If you want to engage in discovery in the
7	Southern District, we can do that, but right now we're
8	just trying to understand why we filed the proof of
9	claim and why we're willing to withdraw it.
LO	MS. HOOD: Yeah, I understand.
L1	And I object to your sidebar.
L2	Q. (BY MS. HOOD) Mr. Khawaja, certainly your
L3	lawyer and Mr. Abdullatif had your permission to file
L4	this proof of claim; correct?
L5	MR. BALLASES: Objection. Form.
L6	A. Yes.
L7	Q. (BY MS. HOOD) And you understand the proof of
L8	claim was filed under penalty of perjury.
L9	A. Yes.
20	MR. BALLASES: Objection. Form.
21	Q. (BY MS. HOOD) And you understand that the

- 21 22
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- Α. Yes.

judgments; correct?

And we've run through the three judgments, and Q.

amount in the proof of claim is based upon these three

1	one of which you don't even have an interest in;
2	correct?
3	A. Yes, that's correct.
4	Q. And you don't know anything about the
5	substance of that judgment; correct?
6	A. That's (unintelligible).
7	MR. BALLASES: Objection. Form.
8	MS. HOOD: Excuse me. What was the answer?
9	A. That was correct.
10	Q. (BY MS. HOOD) Do you own an assigned interest
11	in any other judgment related to any of these entities
12	that you claim are alter egos of Mr. Choudhri?
13	A. I don't think so.
14	MR. BALLASES: I object to the form of the
15	question.
16	Q. (BY MS. HOOD) Is it your habit to strike
17	that.
18	If one of these judgments became available to
19	purchase, would you buy it?
20	MR. BALLASES: Objection. Form.
21	A. I don't know. I don't know how much money
22	your client has. It just depends. Collectibility
23	matters, so
24	Q. (BY MS. HOOD) Collectibility matters?
25	A. Yes.



1	Q. Did collectibility matter to you when you
2	purchased the assignment of the judgments that form
3	the basis of your proof of claim?
4	A. Yes.
5	MR. BALLASES: Objection. Form.
6	Q. (BY MS. HOOD) Did you do any due diligence
7	prior to filing your proof of claim in this lawsuit as
8	to the debtor's ability to pay these judgments?
9	A. Yes.
10	MR. BALLASES: Objection. Form.
11	Q. (BY MS. HOOD) What due diligence did you do?
12	A. Reviewed public documents, spoke to people,
13	watched videos of Wayne Dolcefino online.
14	Q. Okay. So the public documents that you
15	reviewed prior to filing your proof of claim in this
16	lawsuit
17	A. Yes.
18	Q that let me finish that supported
19	your proof of claim regarding collectibility were
20	public records and the
21	A. Yes.
22	Q Dolcefino videos.
23	A. That's correct.
24	MR. BALLASES: Objection. Form.
25	Q. (BY MS. HOOD) When did you learn that your



1	proof of claim was uncollectible?
2	MR. BALLASES: Objection. Form.
3	A. I think the Texas REIT judge in that case said
4	that there wasn't enough money in the Texas REIT
5	matter to pay us.
6	Q. (BY MS. HOOD) When you filed your proof of
7	claim, how much money was in Texas REIT?
8	MR. BALLASES: Objection. Form.
9	A. I'm not sure. No idea.
10	Q. (BY MS. HOOD) If I understand correctly,
11	bankrupt debtors have to file documents that outline
12	their assets; correct?
13	A. Yes.
14	MR. BALLASES: Objection. Form.
15	Q. (BY MS. HOOD) Did you look at any of those
16	filings by the debtor?
17	A. I believe I did, but a lot of what your client
18	files is fraudulent, so or the debtor in this case.
19	So it's hard to trust those documents.
20	MS. HOOD: Objection. Non-responsive.
21	Q. (BY MS. HOOD) Did you look at any of the
22	documents filed by the debtor, the accounting
23	documents, prior to filing your proof of claim?
24	MR. BALLASES: Objection. Form.
25	A. Yes.



1	Q. (BY MS. HOOD) Which documents did you look
2	at?
3	A. I'm sure I reviewed the schedules. I don't
4	I can't recall specifically what I looked at.
5	MR. BALLASES: I'm going to go ahead on this
6	line of questioning and instruct him not to answer
7	because it gets into attorney work product.
8	MS. HOOD: I'm just asking what he looked at.
9	I don't want to know what you looked at or what you
10	talked to him about.
11	MR. BALLASES: I understand.
12	MR. CHOUDHRI: I'm gonna object.
13	Mr. Ballases, you continue to coach the
14	witness, so I'm gonna object. Please stop coaching
15	the witness.
16	MR. BALLASES: What's your legal basis, sir,
17	for your objection?
18 <sup>\</sup>	MR. CHOUDHRI: Mr. Ballases, because you're
19	making sidebar, coaching the witness. Keep your
20	objections limited. Don't coach the witness. You've
21	been doing it throughout the whole depo, and you're
22	also objecting on a frivolous basis. But regardless,
23	please stop coaching the witness.
24	MR. BALLASES: Okay. So what's your formal



objection for the record?

1	MR. CHOUDHRI: For the record, you're
2	improperly coaching the witness. Refrain your
3	objections
4	MR. BALLASES: Okay.
5	MR. CHOUDHRI: to just objections.
6	MR. BALLASES: I want to make sure. Okay. I
7	just want to make sure your formal objection was on
8	the record.
9	THE WITNESS: He's just buying time for his
10	lawyer to make up questions.
11	MS. HOOD: What? Mr
12	MR. CHOUDHRI: Mr. Khawaja, what did you say?
13	MS. HOOD: Yeah. Excuse me, Mr. Choudhri.
14	This is my time.
15	Q. (BY MS. HOOD) First of all, there's no
16	requirement that I pepper you incessantly directly.
17	I'm going through my notes. I don't need time to come
18	up with questions for you.
19	I'd actually like it if you would answer my
20	questions, but you've chosen not to do that. So I'm
21	going through my notes to see if I can actually ask
22	some questions that you would be kind enough to answer
23	relating to your proof of claim and why you filed it.
24	So when you
25	MR. BALLASES: (Unintelligible) and what



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1	you're doing, okay	, or	your	side	bar.	And	we ar	re
2	answering question	s. I	I'm s	orry	you	don't	like	them.

MS. HOOD: You're not answering them. You're objecting.

- Q. (BY MS. HOOD) At the time that you filed your proof of claim, you had satisfied yourself that you'd be able to collect your judgments through this debtor.
  - A. Yes.

MR. BALLASES: Objection. Form.

- Q. (BY MS. HOOD) Do you understand that in order to collect your judgments through this debtor, you would have to win on your adversary claim regarding the alter egos?
  - A. Yes.
- Q. And if I read your adversary complaint, it's your assertion that Mr. Choudhri keeps his entities devoid of assets in order to keep creditors from collecting their judgments. Is that a fair statement?
- A. I mean, I think that's one of many tactics that he uses, but yes.
- Q. And certainly you have these judgments at your ready; correct?
  - MR. BALLASES: Objection. Form.
- A. Yeah. I'm sorry. I didn't -- I didn't quite understand the question.



1	Q. (BY MS. HOOD) Yeah, bad question.
2	You have these judgments that you own that you
3	could go out and try to collect absent filing
4	documents in Bankruptcy Court; correct?
5	A. I guess.
6	Q. And you've not chosen to pursue any
7	post-judgment collection of these judgments in Texas
8	State Court; correct?
9	MR. BALLASES: Objection. Form.
10	I'm going to instruct the client not to
11	answer.
12	You're invading attorney-client, work
13	privilege attorney-client, and you're also getting
14	into joint litigation privilege. We're not going to
15	help Mr. Choudhri hide more assets.
16	A. On advice of counsel, I will not answer that
17	question.
18	Q. (BY MS. HOOD) It's not okay. The question
19	is this. Okay? Based upon public records, I find no
20	activity by you to collect these judgments in Texas
21	State Courts; is that an accurate statement?
22	A. Yes.
23	MR. BALLASES: I object to the form.
24	Q. (BY MS. HOOD) And rather than pursue

opportunities in State Court, you and your co-owners



1	have chosen to pursue unrelated third parties in
2	Bankruptcy Court; correct?
3	MR. BALLASES: Objection. Form.
4	A. No, that's not correct. "Unrelated"? What do
5	you mean "unrelated"? What is that supposed to mean?
6	Q. (BY MS. HOOD) Texas (sic) Real Estate
7	Properties, LLC, is not a judgment debtor; correct?
8	You've already admitted this.
9	A. Does that mean you said "unrelated."
LO	That's not they're very related.
L1	Q. In your mind, but they don't they're not a
12	party to the judgment; correct?
13	MR. BALLASES: Objection. Sidebar.
L4	A. In reality and on public record.
L5	Q. (BY MS. HOOD) The debtor in this case is not
16	a judgment debtor; correct?
17	A. Asked and answered.
18	Q. Okay. Now you're objecting to your own
19	questions? Are you a lawyer or a witness?
20	A. I am a lawyer, but I mean
21	Q. Okay. Answer my question.
22	A just answering
23	Q. Answer my question.
24	A. No, I'm not gonna answer that question.

This debtor is not a judgment debtor to you;



Q.

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1	correct?								
2		THE	WITNESS:	Do	you	want	me	to	answer?
3		MR.	BALLASES:	Ol	oject	cion.	Fo	orm	•
4		You	can answer	r.					

- A. No.
- Q. (BY MS. HOOD) And yet you chose to pursue this debtor to try to collect your judgments that are in the name of others; correct?
- A. This -- yes. This debtor is an alter ego of all the other debtor -- all the other defendants in this case.
- Q. Tell me where there's a finding by a court of law that this debtor is the alter ego of one of the two entities in which you hold an assigned interest.
  - A. We will prove it in this case.
- Q. Okay. That's not my question. Tell me where I can find as a matter of law that Ali Choudhri and Houston Real Estate Properties, LLC, are one and the same.
  - MR. BALLASES: Objection. Form.
  - A. We don't have that.
- Q. (BY MS. HOOD) Tell me where I can find as a matter of public record that Jetall is one and the same with this debtor.

MR. BALLASES: Objection --



A. Based on his testimony in multiple cases.
MR. BALLASES: Objection. Form.
Q. (BY MS. HOOD) Tell me where I can find as a
matter of public record a finding by a trier of fact
that Jetall Companies is one and the same as this
debtor.
MR. BALLASES: Objection. Form.
A. I don't I'm not sure if we'll find that.
Q. (BY MS. HOOD) There isn't one, is there?
MR. BALLASES: Objection. Form.
A. We have multiple public record documents
indicating that Ali Choudhri is one and the same as
all of his entities.
Q. (BY MS. HOOD) And there's not a finding by a
trier of fact that this debtor is one and the same
with Jetall Companies, is there?
A. Only admissions by your client. That's it.
MR. BALLASES: Objection. Form.
Q. (BY MS. HOOD) There's no finding by a trier
of fact that this debtor is one and the same as Jetall
Companies; correct?
MR. BALLASES: Objection. Form.
(Phone ringing.)
A. (Unintelligible)

THE REPORTER: I'm sorry. I'm sorry.



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I

1	did	sorry.	Ι	did	not	hear	your	answer.	Could	you
2	please	restate	λc	our a	answe	er?				

A. I said -- I said, Correct, not by a trier of fact, but by admissions through your client.

MS. HOOD: Objection. After "correct" -- objection. Non-responsive after "correct."

Mr. Khawaja, I fully expect to go back to the Court and try to get him to compel you to answer some of my questions that I think were improperly objected to, and so I can go through that with your lawyer through motion practice. I appreciate your time today. Based upon whether or not the other lawyers and Mr. Choudhri have questions, I may or may not get another pass at you, and I appreciate your time.

THE WITNESS: Thank you.

MS. HOOD: I'm going to pass the witness to the next creditor in line, and I reserve my right to come back and ask questions -- follow-up questions if I deem necessary.

THE REPORTER: Sorry. Just before we go to Mr. Choudhri, would it be possible to just take two minutes to go to the bathroom?

MS. HOOD: Oh, absolutely. You're in charge. You're the one doing the hard work.

THE REPORTER: Thank you. Just two minutes.



## OMAR KHAWAJA TEXAS REIT LLC

## September 11, 2024 54

1 -- participate. So I just want to be clear, Mr. Ballases. I want to give you one more chance so 2 3 we can conclude --It's not unclear --4 MR. BALLASES: 5 MR. CHOUDHRI: -- and complete the deposition. 6 (Crosstalk) 7 Can I finish? MR. CHOUDHRI: 8 MR. BALLASES: You're being --9 MR. CHOUDHRI: Mr. --10 MR. BALLASES: You're being investigated 11 (unintelligible). You're being investigated by the 12 Department of Justice. You've been found by courts to 13 file lawsuits for improper purposes and harassment. 14 You're founded by courts and juries to have committed 15 fraud and libel, and you were just, on Monday, held by 16 Judge Norman to be a forger and a liar. So anything 17 you say, I don't believe --18 MS. HOOD: How about if I -- how about if I 19 say it? 20 (Crosstalk) 21 THE REPORTER: Sorry. I'm sorry. No --22 Sorry. I need one person speaking at a time. 23 The record is not clear when I have multiple speakers. 24 Thank you. 25 MR. CHOUDHRI: So let me just respond,



1 Mr. Ballases. First of all, you are supporting 2 perjury. Okay? Mr. Ballases, your client has 3 solicited --4 MR. BALLASES: (Unintelligible) 5 MR. CHOUDHRI: -- solicited people -- so, 6 please, all of this is all supported and solicited by 7 your client, and we'll get to the bottom of it --8 MR. BALLASES: (Unintelligible) 9 MR. CHOUDHRI: -- which is why your client 10 doesn't want to answer questions. I understand that. 11 THE WITNESS: You'll be a great jailhouse 12 lawyer. 13 This is proper --MR. CHOUDHRI: 14 THE REPORTER: I'm sorry --15 MR. BALLASES: Can we start the next --16 MR. CHOUDHRI: Sorry? 17 MR. BALLASES: -- deposition? Can we start --18 MR. CHOUDHRI: Hold on. 19 MR. BALLASES: -- the next deposition --20 THE WITNESS: You're going to be a great 21 lawyer --22 MR. BALLASES: -- if Mr. Sather doesn't have 23 any more questions? 24 THE WITNESS: You'll be a great lawyer in 25 jail, man.



1	Thanks.
2	MR. CHOUDHRI: Absolutely, Cheryl. Take your
3	time.
4	THE REPORTER: Thank you.
5	(A recess was taken.)
6	BY MR. CHOUDHRI:
7	Q. Mr. Khawaja, good afternoon. How are you?
8	A. I'm good, man. Just let's get to your
9	questions. I don't we don't have time for
LO	formalities. Thank you.
L1	Q. Mr. Khawaja, you're not looking at first of
L2	all, who is present with you in the room there?
L3	MR. BALLASES: We've already answered that.
L4	Objection. Form.
L5	We're also having trouble hearing you, so you
L6	might want to turn up your volume
L7	A. Yeah, you need to turn your speaker up.
L8	Q. (BY MR. CHOUDHRI) Mr. Khawaja, can you hear
L9	me now?
20	A. Better, but you still need to speak up a
21	little bit.
22	Q. So can you identify who's in the room there
23	with you, Mr. Khawaja?
24	MR. BALLASES: Objection. Form.
25	A Mr Quinlan is here my attorney Michael



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- Q. Is Osama Abdullatif in the room with you?
- A. He has --

MR. BALLASES: Objection. Form.

- A. He's not in the room, like, at this minute.
- Q. (BY MR. CHOUDHRI) But throughout this deposition, you've had Osama Abdullatif and John Quinlan sitting in the room with you, present; correct?
- A. Yes.

MR. BALLASES: Objection. Form.

We've already answered that and said that.

Quit wasting everybody's time.

MR. CHOUDHRI: Mr. Ballases, I would ask you to please calm down and allow me to ask my questions.

MR. BALLASES: Objection. Sidebar.

- Q. (BY MR. CHOUDHRI) Mr. Khawaja, you had -- as we started this deposition, you had said that I had defrauded you?
- A. Ali, I'm sorry. You're really going to have to turn up your sound because I can't hear you and neither can the people in the room.
- MR. CHOUDHRI: Is everybody -- can everybody hear me okay?

Cheryl, can you hear me?



1	THE REPORTER: I can hear you.
2	MR. CHOUDHRI: Okay. Maybe it's only
3	Mr. Khawaja who can't hear me, then.
4	THE WITNESS: Osama, can you hear him?
5	MR. BALLASES: It's difficult to hear you.
6	MR. ABDULLATIF: No, I can't hear him without
7	hearing aid.
8	A. Mr. Quinlan can't hear you and neither can
9	Osama, and they need to hear you.
10	Q. (BY MR. CHOUDHRI) Well, the court reporter
11	can hear me. If they want me to come closer, they
12	can. I would actually object to them even being there
13	and handing you notes, but we'll try to
14	MR. BALLASES: Objection. Sidebar.
15	MR. CHOUDHRI: get on with the deposition.
16	MR. BALLASES: (Unintelligible)
17	MR. CHOUDHRI: The court reporter could hear
18	me just fine.
19	THE WITNESS: Okay.
20	Q. (BY MR. CHOUDHRI) Mr. Khawaja, how do you
21	know John Quinlan?
22	MR. BALLASES: Objection. Form.
23	A. I'm not gonna answer that question.
24	Q. (BY MR. CHOUDHRI) You're not gonna answer the
25	question of how you know John Quinlan?



1	A. I I met him in the real estate community.
2	Q. When did you meet Mr. Quinlan?
3	MR. BALLASES: Objection.
4	Ali, can you show yourself? If you're going
5	to be asking questions, you need to show yourself.
6	THE WITNESS: Yes.
7	MR. BALLASES: Thank you.
8	MR. CHOUDHRI: Okay. Can you all see me now?
9	Is that okay?
10	MR. BALLASES: Yes.
11	Q. (BY MR. CHOUDHRI) Okay. Mr. Khawaja, you
12	were present earlier during the deposition when you
13	were being asked questions. Did you happen to listen
14	to Judge Robinson's oral ruling?
15	MR. BALLASES: Objection. Form.
16	A. I don't know what that has to do with
17	anything.
18	Q. (BY MR. CHOUDHRI) The deposition that we're
19	here on, Mr. Khawaja, is
20	A. Yes.
21	Q subject to a court order. Do you
22	understand that?
23	MR. BALLASES: Objection. Form.
24	This has nothing to do with the proof of
25	claim. Move on.



	TEXACTIENT LEO
1	A. Please get to the proof of claim,
2	Mr. Choudhri.
3	Q. (BY MR. CHOUDHRI) Mr. Khawaja, this is my
4	deposition. I get to ask you questions, and you can
5	answer them. This is my opportunity.
6	MR. CHOUDHRI: And so, again, Court Reporter,
7	would you please repeat the question?
8	THE REPORTER: The question is (Reading:) The
9	deposition that we're here on, Mr. Khawaja, is subject
10	to a court order. Do you understand that?
11	A. I didn't I have not seen a court order.
12	Q. (BY MR. CHOUDHRI) Are you aware, earlier
13	today, that an oral ruling on an audio from the Court
14	was sent to your attorney, Michael Ballases?
15	A. It it may have been.
16	MR. BALLASES: Objection. Form.
17	Q. (BY MR. CHOUDHRI) And are you aware, whether
18	written or oral, we are here pursuant to a court
19	order? Are you aware of that?
20	MR. BALLASES: Objection. Form.
21	A. Might that might be the case.
22	Q. (BY MR. CHOUDHRI) But you're not aware that
23	we're here pursuant to a court order.
24	MR. BALLASES: Objection. Form.
25	A. It could possibly be the case.



1	Q. (BY MR. CHOUDHRI) But you don't know?
2	A. I don't know.
3	Q. And I've asked you earlier as how you know
4	Mr. Quinlan, and your answer was you're not going to
5	answer that; is that correct?
6	MR. BALLASES: Objection. Form.
7	A. I think I told you after after that that I
8	met him in the real estate community.
9	Q. (BY MR. CHOUDHRI) And when did you meet him?
10	MR. BALLASES: Objection. Form.
11	Are you going to ask every question two or
12	three times? Ask good questions.
13	MR. CHOUDHRI: Mr
14	A. I can't remember.
15	MR. CHOUDHRI: Mr. Ballases Mr. Ballases,
16	for the record, I would ask you to please stop
17	interfering and obstructing the deposition.
18	MR. BALLASES: Objection. Sidebar.
19	So I would just request that you comply with
20	the judge's instruction to tailor the questions
21	narrowly to the reasons why the proof of claim was
22	filed and why it was withdrawn and not ask why he
23	knows people and who he knows people and not ask
24	things three times.



(BY MR. CHOUDHRI)

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Is John Quinlan a

1	co-claimant on the proof of claim?
2	A. I believe so.
3	MR. BALLASES: Objection. Form.
4	Q. (BY MR. CHOUDHRI) Is Osama Abdullatif a
5	co-claimant on the proof of claim?
6	MR. BALLASES: Objection. Form.
7	A. I believe so, yes.
8	Q. (BY MR. CHOUDHRI) When did you meet Osama
9	Abdullatif?
10	MR. BALLASES: Objection. Form.
11	A. Maybe 2010. 2009 or '10, something like that.
12	I'm not sure. Around the time you deprived me of my
13	property, I think.
14	Q. Which property is that, Mr. Khawaja?
15	A. The Avondale property.
16	MR. BALLASES: Objection. Form.
17	Q. (BY MR. CHOUDHRI) Can you tell us a little
18	bit about that, because you've mentioned it several
19	times in this deposition, and so I'd like you to tell
20	us a little more about the Avondale property.
21	A. No
22	MR. BALLASES: Objection. Form.

I'm going to instruct him not to answer

because you're violating the judge's instruction as to



this limited deposition.

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1	Please stick to the proof of claim and the
2	reason why it's being withdrawn.
3	MR. CHOUDHRI: Mr. Ballases, he's opening the
4	door. He's answering my questions. I have a right to
5	ask him questions. Okay?
6	MR. BALLASES: Yeah, so you're not a lawyer.
7	You don't know what you're talking about.
8	MR. CHOUDHRI: Mr. Ballases, please be
9	respectful, sir. I know it's difficult, but please be
10	respectful.
11	Q. (BY MR. CHOUDHRI) Mr. Khawaja
12	MR. BALLASES: I am.
13	Q. (BY MR. CHOUDHRI) are you going to answer
14	my
15	MR. BALLASES: I'm respecting my client
16	Q. (BY MR. CHOUDHRI) questions
17	MR. CHOUDHRI: Mr. Ballases, please stop
18	disrupting the deposition.
19	Q. (BY MR. CHOUDHRI) Mr. Khawaja, you said you
20	met Mr. Osama Abdullatif when I deprived you of your
21	property. Is that did I hear that correct?
22	MR. BALLASES: Objection. Form.
23	A. Yes.
24	MR. BALLASES: I'm going to instruct you not
25	to answer.



to answer.

1	We're not going to talk about this.
2	THE WITNESS: Okay. Sorry.
3	MR. BALLASES: It has nothing to do with the
4	proof of claim. It has nothing to do for the reason
5	for filing it. It has nothing
6	A. Ali, we can grab a cup of coffee afterwards.
7	You can ask me all about that. Let's please stick to
8	the purpose of this. Okay?
9	MR. CHOUDHRI: Let's have some decorum,
LO	gentlemen. This is a formal deposition. I'm asking
L1	the questions. Mr. Khawaja just said yes, so why the
L2	proof of claim was filed is very relevant. And
L3	Mr. Khawaja just answered that, so I have an
L4	opportunity to explore that.
L5	Mr. Ballases, you have a law license. You
L6	have to follow the creed that you've been licensed by,
L7	so please don't frivolously object and coach the
L8	witness. Okay? I
L9	MR. BALLASES: Objection. Sidebar.
20	MR. CHOUDHRI: would like if everybody
21	wants, I'm happy to play the audio of the judge's oral
22	ruling so Mr. Khawaja is aware and so are you,
23	Mr. Ballases and we don't have to waste more time
24	like we did this morning about what the scope of the

deposition is about. Would you like me to do that,



1 Mr. Ballases, so you can stop --

MR. BALLASES: Objection. Sidebar --

MR. CHOUDHRI: -- interfering --

MR. BALLASES: The only reason you're asking questions is because I heard it. So why don't you be quiet and focus on asking questions if it's relevant to the judge's scope. Thank you.

MR. CHOUDHRI: Madam Court Reporter, do you have a -- do you have an ability to play at a certain point of the audio? Is that something you're able to do for us?

THE REPORTER: I am actually not authorized to be playing audio or sharing exhibits during the deposition.

MR. CHOUDHRI: Okay. Well, maybe we can then play the audio at 23 minutes and 14 seconds, and then we'll play it at 28 minutes and 12 seconds.

- Q. (BY MR. CHOUDHRI) Mr. Khawaja, you -- you have indicated that you have not heard the oral ruling, why we're here, by Judge Robinson; is that correct?
- A. Let's assume for purposes of this question I have. What would you like me to answer?
- Q. Well, I just want to clarify because you keep not answering, and Mr. Ballases keeps interfering and



1	interrupting, so I want to go ahead and get the
2	judge's ruling on the record, so
3	A. Just ask me the questions that you want the
4	answers to. I'm happy to answer the questions.
5	Q. Were you present or on the phone when the
6	hearing took place with Judge Robinson?
7	A. I was not.
8	MR. BALLASES: Objection. Form.
9	MR. CHOUDHRI: Let's go ahead and play at
10	23 minutes and 14 seconds.
11	Gene, can you play that right now?
12	MR. BALLASES: So just for the record, we
13	as I've told your counsel, we have to cut if off at
14	4:30. If this is how you want to use your time, by
15	all means. It's your dime.
16	MR. CHOUDHRI: Mr. Ballases, you've been
17	interfering with the depo all day, and we're going to
18	do this by the rules and what the rules the federal
19	rules are and the timing. So if you want to walk out
20	of a depo, that's really your choice
21	MR. BALLASES: (Unintelligible)
22	MR. CHOUDHRI: and you'll suffer the
23	consequences.
24	THE REPORTER: Okay. So just before we play

the audio, as I let everybody know in the e-mail, I

1 cannot transcribe anything I cannot clearly hear. Ιf 2 you would like a separate transcription of this audio, 3 then you can contact our office. 4 MR. CHOUDHRI: No -- no problem, Cheryl. 5 We'll do the best we can. 6 THE REPORTER: Okav. Thank you. 7 MR. CHOUDHRI: And I'm sure you will too. 8 if it works, great. 9 THE REPORTER: Thank vou. 10 So while we're getting ready to MR. CHOUDHRI: 11 do that -- go ahead, Gene. Are you ready? 12 MR. MCCUBBIN: Yeah. You said 23:14. 13 MR. CHOUDHRI: Correct, at 23 minutes and 14 14 seconds. Let's start there. 15 MR. MCCUBBIN: Yeah, this is, I think, 23:10. 16 Here we go. 17 (Audio file played.) 18 MR. MCCUBBIN: There you go. 19 MR. CHOUDHRI: Would you go to 23 minutes and 20 18 -- 28 minutes and 12 seconds, please? 21 MR. MCCUBBIN: Yeah, give me a second. 2.2. MR. CHOUDHRI: 28 minutes and 12 seconds. 23 Let's get that on the record. Go ahead. 24 MR. MCCUBBIN: Okav. 25 (Audio file played.)



7	MR. MCCUBBIN: There you go.
2	Q. (BY MR. CHOUDHRI) Mr. Khawaja, were you able
3	to hear the judge, Robinson?
4	A. Yes.
5	Q. Does that help you understand a little more
6	about what we're here about?
7	A. What's your question?
8	Q. Did you
9	MR. BALLASES: Objection (unintelligible)
10	Q. (BY MR. CHOUDHRI) hear him say motivations
11	of filing the proof of claim? Do you understand what
12	that means, motivations of filing the proof
13	A. Yes.
14	O of claim? Okav.

15 A. Yes.

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- Q. So again, I want to go back to some of my questions, Mr. Khawaja. You said that I defrauded you of your property.
  - A. Yes.
- Q. So can you explain how I defrauded you of your property? I want to understand the motivations here.
  - A. I think we got a trial -MR. BALLASES: Objection. Form.
- A. -- on that case coming up in a month. Let's wait till trial. Let's wait till we get to trial on



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- Q. (BY MR. CHOUDHRI) Well, Mr. Khawaja, you filed this proof of claim in the Texas REIT bankruptcy case; correct?
  - A. Yes.

MR. BALLASES: Objection. Form.

Q. (BY MR. CHOUDHRI) And so your motivation, when I asked you earlier -- and we can go back and have the court reporter reread some of your answers earlier in the deposition. I've taken notes as well. I just want to make sure the record is good and clear; there's no confusion.

MR. BALLASES: Objection. Form.

Objection. Sidebar.

- Q. (BY MR. CHOUDHRI) Mr. Khawaja, I just want to understand today; you're under no medication. Right?
  - A. Yes.

MR. BALLASES: Objection. Form.

- Q. (BY MR. CHOUDHRI) And you're here and able to answer truthfully under oath?
  - A. Yes.

MR. BALLASES: Objection. Form.

- A. Yes.
- Q. (BY MR. CHOUDHRI) And you understand you're under oath as if you were in a courtroom; correct?



	TEXAS REIT LLC
1	MR. BALLASES: Objection. Form.
2	A. Like I'm in front of a jury, yes.
3	Q. (BY MR. CHOUDHRI) Or a judge.
4	A. Or a judge.
5	Q. Okay. So, Mr. Khawaja, can you tell us about
6	when you say, You defrauded me of my property, and you
7	said Avondale. Did I hear that correctly?
8	MR. BALLASES: Objection
9	A. Mr. Choudhri, here's the thing
LO	MR. BALLASES: Objection. Form.
L1	I'm going to instruct my client not to answer
L2	because it exceeds the scope of the deposition as to
L3	what the judge's order.
L4	Plus, as I understand it, based on what was
L5	just said
L6	THE WITNESS: There's a trial coming.
L7	MR. BALLASES: he got a trial coming up,
L8	and I'm not going to let you ask him get a second
L9	deposition of him in a wholly separate matter that's
20	irrelevant to our proof of claim. Move along, please,
21	sir.
22	MR. CHOUDHRI: Mr. Ballases, you have been
23	disrupting this deposition the entire time. You

refused to let me answer -- ask questions, Ms. Lori

Hood. We had to send you the audio. You misstated



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what the judge said. You continue to disrupt the				
deposition. We're allowed I played the audio				
ruling. The judge says the motivation of filing the				
proof of claim, and he says, Because you defrauded me				
of my property, Avondale. So I have a right to get				
into that.				

When he answers a question, Mr. Ballases, I have a right to explore that because that's his answer. He opened the door. Throughout this depo, he opened the door, Mr. Ballases, so I am entitled to ask those questions. And if you're going to continue --

MR. BALLASES: (Unintelligible)

MR. CHOUDHRI: -- to instruct him wrongfully to not answer that, then just instruct him, but stop doing what you're doing and making talking objections. Either object or instruct him not to answer, and we'll keep moving on. But keep your objections limited to what's correct and not frivolous --

MR. BALLASES: What's your legal objection, sir -- what's your legal objection, sir, because I didn't hear it.

MR. CHOUDHRI: You continue to do sidebars throughout the deposition and disrupt and frustrate the deposition. We're trying to have a smooth deposition; you continue to have sidebars. So please



1	refrain from that, Mr. Ballases.
2	Q. (BY MR. CHOUDHRI) Mr. Khawaja, when you
3	said
4	MR. BALLASES: Objection. Sidebar.
5	Q. (BY MR. CHOUDHRI) you Mr. Khawaja, what
6	is the Avondale property?
7	MR. BALLASES: Objection. Form.
8	This has nothing do to with the proof of claim
9	or the withdrawal
LO	(Crosstalk)
L1	A. We're getting ready to stop this depo you
L2	need to get to your questions. We're not talking
L3	about cases that are going to trial. You know better
L4	than that. I'm not doing it. So get to the questions
L5	you have about this proof of claim. I'm happy to
L6	answer those, or we're done.
L7	Q. (BY MR. CHOUDHRI) Mr. Khawaja, are you going
L8	to comply with the Court's order on this
L9	A. Yes.
20	Q now getting into motivations for filing the
21	claim? And when asked, you said, Because you
22	defrauded me of my property.
23	A. No. I didn't. That's not true. You asked



That's not --

24

25

me --

1	A when did I meet Osama you asked me when
2	did I meet Osama Abdullatif, and I said, Around the
3	time you defrauded me of my property.
4	Q. And when I when you said "my property,"
5	you're defining your property as Avondale; is that
6	correct?
7	MR. BALLASES: Objection. Form.
8	A. Yeah, I'm not going to again, we're getting
9	ready to shut the depo down, so it's up to you.
10	Q. (BY MR. CHOUDHRI) So you're refusing to
11	answer these questions; correct?
12	A. I'm refusing to answer questions that are
13	outside the scope of what you're permitted to ask,
14	correct.
15	MR. BALLASES: Objection. Form.
16	A. You're not an attorney.
17	Q. (BY MR. CHOUDHRI) So because I'm not an
18	attorney, I can't ask you questions per the Court's
19	ruling
20	A. Outside
21	Q is your objection?
22	A of the scope outside of the scope,
23	you're not. That's correct.
24	Q. So are you saying motivations for filing the

claim and you opening the door is outside the scope?



1 A. Yes.

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Q. Okay.

MR. BALLASES: Objection. Form.

Q. (BY MR. CHOUDHRI) And you're gonna refuse -you're gonna refuse to answer any of those questions;
correct?

MR. BALLASES: Objection. Form.

A. You've only asked me one that I'm not gonna talk about because there's a trial coming up. I think the judge will understand that. Your -- if your -- any of the attorneys that you're paying that are here with you would care to speak up, they'll tell you, Mr. Choudhri, you can't ask those questions. So you should ask them too.

MR. BALLASES: I object to the form of the question.

- Q. (BY MR. CHOUDHRI) Mr. Khawaja, did you -- you mentioned Wayne Dolcefino; correct?
  - A. Yes.

MR. BALLASES: Objection. Form.

Q. (BY MR. CHOUDHRI) And, Mr. Khawaja, is somebody in the room coaching you? Because you keep looking at somebody else and talking and -- who's in front of you right now that you keep looking at and talking --



1	A. I don't need to be coached to answer your
2	silly questions, no.
3	MR. BALLASES: Objection. Sidebar.
4	A. I can answer them with my eyes closed. Do you
5	want me to do that?
6	Q. (BY MR. CHOUDHRI) Mr. Khawaja, you can answer
7	them however you want. I just want you to answer them
8	truthfully
9	A. Yes.
10	Q and honestly.
11	A. Yes.
12	Q. When did you meet Mr. Ballases?
13	MR. BALLASES: Objection. Form.
14	A. I don't know, to be hon but, you know, you
15	understand he's my attorney, and this is all
16	anything I discussed with him, ever, including when I
17	met him or where I met him, is protected by
18	attorney-client privilege. You can't ask me those
19	questions.
20	Q. (BY MR. CHOUDHRI) So are you going to refuse
21	to answer my question on when you met Mr. Ballases?
22	A. Yes, I am.
23	Q. Mr. Khawaja, are you aware let's

MR. CHOUDHRI: Steve, are you there?

you pull up that proof of claim, Steve?



24

1	MR. SATHER: Just give me just a moment. I
2	need to turn my sharing back on.
3	MR. CHOUDHRI: No problem.
4	THE REPORTER: And just while he's doing that,
5	Mr. Khawaja, could you spell Avondale for me, please?
6	THE WITNESS: A-V-O-N-D-A-L-E.
7	THE REPORTER: Thank you.
8	MR. SATHER: Okay. I'm there.
9	MR. CHOUDHRI: Would you go down, Mr. Sather?
10	Just scroll down a little bit, please. Keep going.
11	Go to paragraph 9. Stop right there.
12	Q. (BY MR. CHOUDHRI) Mr. Khawaja, what does
13	Number 9 say on the proof of claim?
14	A. 9
15	MR. CHOUDHRI: Time out. Time out. Before we
16	go there, Mr. Sather, would you scroll up just for a
17	second a little bit? Stop right there.
18	Q. (BY MR. CHOUDHRI) Mr. Khawaja, what does that
19	captioning say? It starts at "24-10120." Would you
20	read that, please, into the record?
21	A. 24-1010 (sic), and this is at Number 4? Oops.
22	Sorry. One second here.
23	MR. BALLASES: Steve, would you mind this
24	is Michael Ballases. Will you make it bigger? I
25	can't read it on the screen. Please.



1	Q. (BY MR. CHOUDHRI) Mr. Khawaja, my question is
2	to you.
3	MR. BALLASES: Thank you.
4	MR. CHOUDHRI: Stop, please.
5	Q. (BY MR. CHOUDHRI) What does it say? Claim
6	Number what exactly does that say? Would you read
7	that that entire header
8	A. (Reading:) Read the
9	Q into the record?
LO	A. (Reading:) Read the instructions before
L1	filling out this form. This form is for making a
L2	Q. No
L3	A. (Reading:) claim for payment in a
L4	bankruptcy case
L5	Q. No.
L6	A. Which one?
L7	Q. No, Mr. Khawaja. No, Mr. Khawaja. Look on
L8	top where it says where it has a case number,
L9	starts off with a case number. And then
20	A. Yes.
21	Q that's what would you read what's
22	highlighted, Mr. Khawaja, into the record?
23	A. Yeah, twenty okay. (Reading:)
24	24-10120-smr, Claim Number 9-1, filed 06/04/24, Main
25	Document page 1 of 3.

1	Q. Yes. Is that what you authorized to be filed?
2	A. Yes.
3	MR. BALLASES: Objection. Form.
4	MR. CHOUDHRI: Scroll down, Mr. Sather.
5	Scroll down, Mr. Sather. Okay. Stop right there.
6	Q. (BY MR. CHOUDHRI) Mr. Khawaja, what does it
7	say on paragraph 9?
8	A. (Reading:) Is all or part of the claim
9	secured? Yes. The claim is secured by a lien on
10	property.
11	Is that what you're referring to?
12	Q. Yes.
13	MR. CHOUDHRI: Stop right there.
14	Q. (BY MR. CHOUDHRI) So it's your contention
15	that your claim is secured by a lien on the property;
16	is that correct?
17	A. I believe so, if that's what we filed.
18	Q. Okay. And you understand at least what
19	you're representing here is that a lis pendens is a
20	lien on property; correct?
21	A. I'm assuming that's what we're referring to,
22	yes.
23	Q. Okay. Mr. Khawaja, you're familiar with the
24	property Texas REIT that
25	A. Yes.



1	Q. Let me strike that. Let me strike that. It's
2	a bad question. Let me clear the record here. Okay?
3	Mr. Khawaja, you're aware that debtor, Texas
4	REIT, LLC, is in the Western District of the
5	Bankruptcy Court.
6	MR. BALLASES: Objection. Form.
7	A. I guess. I mean, that's if that's where
8	you chose to file it. I'm not sure.
9	Q. (BY MR. CHOUDHRI) You understand
10	A. The property's located here in Houston, Harris
11	County.
12	Q. So my question, Mr. Khawaja, is that you are
13	aware that Texas REIT is the debtor that's in
14	bankruptcy in the Western District.
15	A. Yes.
16	Q. And Texas REIT owns a property. Are you

- Q. And Texas REIT owns a property. Are you familiar with the property that Texas REIT owns?
- 18 A. Yes.

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- Q. What do you know about the property that Texas REIT owns?
  - MR. BALLASES: Objection. Form.
  - A. That you have defrauded your partners out of money in that property, that it's -- Walgreens left.

    It's falling apart; a lot of homeless, a lot of crack addicts in the area now. It's not maintained



	. 270 6 1121 226
1	properly. It's part of this case, that there's a
2	judgment against you on it, and it's basically and
3	it's in Houston, yeah. It's in Houston, Texas, too.
4	Q. Anything else that you want to add to it?
5	A. No, that's it.
6	Q. When did you become familiar with this
7	property?
8	A. I think in the course of just monitoring
9	litigation against you.
LO	Q. And remind me what kind of lawyer you are,
L1	Mr. Khawaja.
L2	MR. BALLASES: Objection. Form.
L3	A. I do plaintiff's work.
L4	Q. (BY MR. CHOUDHRI) Is that personal injury
L5	mainly, what your
L6	A. Yes.
L7	Q focus is?
L8	A. Yes, correct.
L9	Q. Personal injury attorney?
20	A. Yes, correct.
21	MR. BALLASES: Objection. Form.
22	Q. (BY MR. CHOUDHRI) And, Mr. Khawaja, so you
23	became familiar with this property through the course

Yes, just monitoring litigation.



of litigation, you said?

24

1	Q. When did you first become familiar with this
2	property?
3	A. I couldn't say
4	MR. BALLASES: Objection. Form.
5	A. I couldn't say when.
6	Q. (BY MR. CHOUDHRI) Were you involved in any
7	way, shape, or form of filing any lis pendenses (sic)
8	on this property?
9	A. No.
10	MR. BALLASES: Objection. Form.
11	Q. (BY MR. CHOUDHRI) You've never been involved
12	of filing any lis pendenses on this property?
L3	A. You mean
L <b>4</b>	MR. BALLASES: Objection. Form.
15	A. You mean other than the one that's in this
16	or is part of the bankruptcy case?
L7	Q. (BY MR. CHOUDHRI) Mr. Khawaja, my question is
L8	very simple. Are you or have you ever been involved
L9	in filing, directly or indirectly, lis pendenses
20	against the property that the debtor owns?
21	A. Not to my not to my understanding, no.
22	MR. BALLASES: Objection. Form.
23	A. I'm not sure what that has to do with the
24	scope of this deposition either, by the way.

(BY MR. CHOUDHRI) Do you know what a



1 bankruptcy stay is, Mr. Khawaja? Do you know what an 2 automatic --3 Α. Yes. 4 Q. -- stay is? 5 Α. Yes. 6 THE REPORTER: I'm sorry. Do you know what 7 a --8 Objection. MR. BALLASES: Form. 9 THE REPORTER: -- what is? I'm sorrv. Mr. --10 MR. CHOUDHRI: An automatic -- an automatic 11 stay. 12 THE REPORTER: Okav. Thank you. 13 You have more experience than I do on that, Α. 14 but I do know what it is, yes. 15 (BY MR. CHOUDHRI) Have you violated any 0. 16 automatic stays? 17 MR. BALLASES: Objection. Form. 18 No, absolutely not. Α. 19 (BY MR. CHOUDHRI) Do you believe filing --Q. 20 okay. Who is Hira Azhar? 21 MR. BALLASES: Objection. Form. And instruct 22 the client not to answer --23 THE WITNESS: (Unintelligible) 24 MR. BALLASES: -- because it has nothing to 25 do --



1	Α.	It's	not	
_		T C D	1100	

MR. BALLASES: -- with our proof of claim or the withdrawal of it, and it exceeds the judge's limitations on this depo. So I'm going to object to the question as harassing and oppressive and instruct the client not to answer.

THE WITNESS: Thank you.

Q. (BY MR. CHOUDHRI) Did you participate with Hira Azhar of filing a lis pendens against the subject property?

MR. BALLASES: Same objection, same assertions of privilege, same assertions of -- same objections and same instruction not to answer.

- Q. (BY MR. CHOUDHRI) You can answer, Mr. Khawaja. What's your answer?
  - A. I will not answer on advice of counsel.
- Q. Are you aware of any lis pendenses filed by Hira Azhar against the debtor's property?

MR. BALLASES: Objection. Same objections, same assertions of privilege, same instruction not to answer. This has nothing to do with the proof of claim in this matter or the reason for withdrawal.

- A. I'm not going to answer.
- Q. (BY MR. CHOUDHRI) Mr. Khawaja, has it been your motivation to prevent me or any of my entities



1	from transacting business?
2	MR. BALLASES: Objection. Form.
3	A. No.
4	Q. (BY MR. CHOUDHRI) Is it your is it your
5	habit to contact people that me or my entities are
6	doing business with and tell them not to do business
7	with me?
8	A. Never
9	MR. BALLASES: Objection. Form.
10	A. Never done that.
11	MR. BALLASES: Can we please ask questions
12	about the purpose for the deposition today, the reason
13	for the filing of the proof of claim and the reason
14	for the withdrawal, sir?
15	MR. CHOUDHRI: Mr. Ballases, stop wasting
16	time. Keep it to objections.
17	Q. (BY MR. CHOUDHRI) Mr. Khawaja, do you what
18	is your phone number?
19	MR. BALLASES: Object don't answer that.
20	Objection
21	Q. (BY MR. CHOUDHRI) Your cell
22	A. You know my number. You've called me.
23	MR. BALLASES: Objection. Stop. Stop.
24	I'm going to instruct you not to answer. Your
25	cell phone is not relevant to this proceeding today.



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1	You don't need to give it on the record.
2	It's oppressive objection of oppressi

It's oppressive -- objection of oppressive and harassing.

- Q. (BY MR. CHOUDHRI) Mr. Khawaja, are you not gonna answer the question about what your cell phone is on the record today --
  - A. Correct.
  - O. You refuse to answer --
  - A. Yeah, on advice of counsel -THE REPORTER: I'm sorry --
- A. On advice of counsel -THE REPORTER: Just --
- A. On advice of counsel --

14 THE REPORTER: -- one person --

THE WITNESS: Sorry.

THE REPORTER: -- at a time, please. Thank you.

THE WITNESS: On answering the question that Mr. Choudhri just asked, on advice of counsel, I will not answer that question.

- Q. (BY MR. CHOUDHRI) Isn't it true that you've been involved with over 50 lis pendenses relating to Texas REIT or any other entity that I have ownership or control of?
- A. No --



1	MR. BALLASES: Objection. Form.
2	A not true.
3	Q. (BY MR. CHOUDHRI) You have not participated
4	in any slander of title or fraudulent liens or
5	lis pendenses on any properties that Texas REIT or I
6	own or control.
7	MR. BALLASES: Objection. Form.
8	A. Correct.
9	Q. (BY MR. CHOUDHRI) You've not participated or
10	been involved with any filing of any lis pendenses
11	relating to the debtor's property.
12	A. That's correct.
13	MR. BALLASES: Objection. Form.
14	Are you referring to aside from the lis
15	pendens filed
16	MR. CHOUDHRI: Sir no, Mr. Ballases. Stop.
17	Stop. Stop coaching the witness.
18	I'm going to object to you, your sidebar.
19	You're continually coaching the witness.
20	Please stop.
21	Q. (BY MR. CHOUDHRI) Mr. Khawaja, do you use
22	MR. BALLASES: (Unintelligible)
23	Q. (BY MR. CHOUDHRI) text messaging as a form
24	of communication
25	(Crosstalk)



1	THE REPORTER: Sorry. I'm sorry. I'm getting
2	two speakers again.
3	MR. BALLASES: Sure. I just I'm just
4	trying to help Mr. Choudhri answer questions
5	MR. CHOUDHRI: No, please don't help.
6	MR. BALLASES: on our
7	MR. CHOUDHRI: Please don't help me. I don't
8	need your help, Mr. Ballases. Please stop talking.
9	Object and limit your objections. Stop talking.
10	Q. (BY MR. CHOUDHRI) Mr. Khawaja, do you use
11	text messaging as a form of communication?
12	MR. BALLASES: Objection. Form.
13	A. Occasionally, sure. I think we all do.
14	Q. (BY MR. CHOUDHRI) Have you texted Wayne
15	Dolcefino?
16	A. No.
17	MR. BALLASES: Objection. Form.
18	Q. (BY MR. CHOUDHRI) Have you received any text
19	messages from Wayne Dolcefino?
20	A. No.
21	MR. BALLASES: Objection. Form.
22	Q. (BY MR. CHOUDHRI) What's your answer,
23	Mr. Khawaja?
24	A. No.
25	MR. BALLASES: Objection. Form.



1	Q. (BY MR. CHOUDHRI) Have you ever paid Wayne
2	Dolcefino directly or indirectly, in any way?
3	MR. BALLASES: Objection. Form.
4	A. (Unintelligible) no.
5	MR. BALLASES: I'm going to your answer is
6	what?
7	THE WITNESS: My answer is no.
8	MR. BALLASES: The answer is no, but I'm going
9	to instruct him not to answer any more questions that
10	have nothing to do with the scope and purpose of this
11	deposition pursuant to the judge's instruction.
12	MR. CHOUDHRI: Stop frivolously objecting,
13	Mr. Ballases. He said he learned based on Wayne
14	Dolcefino's videos, so I definitely have an
15	opportunity to get into the line of questions that I
16	need to get into, and you're going to continue to
17	object and instruct him not to answer. Is that what
18	you're going to say on the record?
19	MR. BALLASES: Objection. Sidebar.
20	Q. (BY MR. CHOUDHRI) Mr. Khawaja, just so the
21	record is clear, you have not ever, in any way, shape,
22	or form, paid Wayne Dolcefino any amount of money or
23	consideration?
24	A. I'm not answering that question.
25	MR. BALLASES: Objection. Form.



1	I'm going to instruct the client
2	MR. CHOUDHRI: I
3	MR. BALLASES: not to answer because it is
4	oppressive and harassing and has nothing to do with
5	the limited scope of the deposition, and he's already
6	answered it.
7	Move along.
8	Q. (BY MR. CHOUDHRI) Are you not going to answer
. 9	any questions relating to Wayne Dolcefino?
10	A. That means, yes, I'm not going to answer any
11	questions relating to Wayne Dolcefino. He has nothing
12	to do with this case at all.
13	Q. Well, can I ask you why? When Ms. Hood was
14	asking you, you mentioned that you you mentioned
15	Wayne Dolcefino and how you
16	A. He
1.7	MR. BALLASES: Objection. Form.
18	(Crosstalk)
19	THE REPORTER: I'm sorry. One at a time,
20	please.
21	THE WITNESS: I'm sorry. Go ahead.
22	MR. BALLASES: Objection. Form, for the
23	record.
24	A. Well, can I answer? You asked very she
25	asked me very specifically where did I learn about the



1	potential for the claims that the basis of the
2	claims that we filed against you in this case, and I
. 3	answered, Through multiple sources, including Wayne
4	Dolcefino. That's a factual answer.
5	Q. (BY MR. CHOUDHRI) And have you paid Wayne
6	Dolcefino any amount of money
47 .	MR. BALLASES: Objection. Form.
8	Q. (BY MR. CHOUDHRI) or consideration,
9	directly or indirectly
10	(Crosstalk)
11	MR. BALLASES: (unintelligible) not to
12	answer your question.
13	MR. CHOUDHRI: Mr. Ballases
14	THE REPORTER: I'm
15	MR. CHOUDHRI: Mr. Ballases, would you please
16	let the court reporter take her turn please take
17	turns. When I'm asking the question, wait till my
18	question is over before you need to
19	MR. BALLASES: So you've asked you've asked
20	this question three times, and he's answered it three
21	times. And all three times, I've told him I've
22	objected and told him not to answer. So you don't
23	need to ask it a fourth time.
24	It's on the record clear. I know you're not
25	an attorney, and you're not familiar with this, but



. 1	it's on the record and it's clear, I promise. Move
2	along.
3	Q. (BY MR. CHOUDHRI) So the record is clear,
4	when I've asked you, Have you been have you paid
5	Wayne Dolcefino any amount of money, directly or
6	indirectly, or any consideration, your answer is: I'm
7	not going to answer that question. Is that is that
8	clear
9	MR. BALLASES: Objection
10	Q. (BY MR. CHOUDHRI) for the record?
11	MR. BALLASES: Objection. Form. I've
12	A. I'm not going to answer that question.
13	MR. BALLASES: objected
14	A. I've already asked it answered.
15	MR. BALLASES: to the form. It's
16	oppressive and harassing. The client's already
17	answered it. I'm instructing him not to answer
18	because it's exceeding the scope of the deposition,
1,9	and it's oppressive and harassing, and it's asked and
20	answered.
21	Did you hear me, Mr. Choudhri?
22	MR. CHOUDHRI: Mr. Ballases, throughout today,
23	you have been frustrating this deposition.
24	MR. BALLASES: Objection. Sidebar.
25	MR. CHOUDHRI: You have been disrupting so



1	please refrain from your your sidebar and your
2	objections. Limit to your objections as form.
3	Q. (BY MR. CHOUDHRI) So, Mr. Khawaja
4	MR. BALLASES: Objection. Sidebar.
5	Q. (BY MR. CHOUDHRI) have you paid
. 6	Mr. Khawaja, have you paid no, let me back up.
.7	Mr. Khawaja, who is Wayne Dolcefino? What
8	does he do?
. 9	MR. BALLASES: Objection
10	A. I'm not going to answer these questions.
11	MR. BALLASES: Objection. Form.
12	A. I'm sorry. You've got to move on to the
13	claim claim questions, Ali, or we're gonna end
14	this.
15	Q. (BY MR. CHOUDHRI) So, Mr. Khawaja, are you
16	going to tell me that you're not going to describe
17 _	A. Yes.
18	Q who Wayne
19	A. I'm not going to.
20	Q Dolcefino is, and you're not
21	A. Correct.
22	MR. BALLASES: Objection. Form.
23	I'm going to instruct him not to answer
24	because your questions are oppressive and harassing,
25	and they exceed the scope of the limited deposition.



1 .	I'm instructing him not to answer. I'm doing
2	it, Mr. Ballases.
3 .	Q. (BY MR. CHOUDHRI) Are you taking his
4	instructions and not answering any questions as it
5	relates to Wayne Dolcefino, Mr. Khawaja?
6	A. Yes, sir. Yes. I'm not. I will follow
7	advice of counsel.
8	Q. Who is Chris Wyatt, Mr. Khawaja?
9	A. Again, that has nothing to do with this case.
10	Q. So Chris Wyatt has nothing to do with this
11	case. So I want the record clear.
L2	A. I Chris Wyatt is a witness, and he is a
L3	he was your former chief financial officer, and that's
L4	how I know him or chief operating officer.
L5	Q. Has he ever given you documents from the
L6	Jetall server?
17	A. From the Jetall server? I don't I don't
L8	know that. I don't know the answer to that question.
L9	Q. Has Mr. Wyatt
20	A. I don't know what the Jetall server is.
21	Q. Has Mr. Wyatt ever given you any documents?
22	A. No.
23	Q. Mr. Chris Wyatt has never given you any
24	documents; that's a true statement?

I cannot discuss anything pertaining to Chris



Α.

1	Wyatt because of attorney-client privilege, so we're
2	not talking about Chris Wyatt.
3,	Q. What is the privilege, Mr. Khawaja, with you
4	and Chris Wyatt?
5	A. Attorney-client privilege.
6	Q. Is Chris Wyatt an attorney?
<sup>‡</sup> 7	A. No, no. I'm the attorney; he's the client.
8 1	He sought counsel from me, which I provided,
9	pertaining to this case, and I will not discuss
10	anything further regarding him.
11	Q. Pertaining to this case, the case we're here
12	for today.
13	A. No, pertaining to other matters involving you
14	and him.
15	Q. So Chris Wyatt is your client; is that
16	correct?
17	A. Yes.
18	MR. BALLASES: Objection
19	Q. (BY MR. CHOUDHRI) And Hira Azhar is your
20	client; correct?
21	A. Yes.
22	Q. And Azeemah Zaheer is your client; correct?
23,	A. Yes.
24	MR. BALLASES: Objection. Form.
25	Q. (BY MR. CHOUDHRI) And Osama and Osama



1	Abdullat	if is your client; correct?
2	A.	Yes.
3		MR. BALLASES: Objection. Form.
4	Q.	(BY MR. CHOUDHRI) Is David Tang your client?
5	<b>A</b> .	No.
6		MR. BALLASES: Objection. Form.
7	Α.	He's just a friend.
8	Q.	(BY MR. CHOUDHRI) Is Rodney Drinnon your
9	client?	
10		MR. BALLASES: Objection. Form.
11	A.	No.
12	Q.	(BY MR. CHOUDHRI) Is Harold Polk
13	Α.	He's an attorney.
14	Q.	your client? Is Harold Polk your client?
15	••	MR. BALLASES: Objection. Form.
16	Α.	No, he's not.
17	Q.	(BY MR. CHOUDHRI) Harold Polk is not your
18	client.	
19	Α.	Correct.
20		MR. BALLASES: Objection. Form.
21,	Q • 1	(BY MR. CHOUDHRI) How did you meet Chris
22	Wyatt?	
23		MR. BALLASES: Objection. Form.
24	Α.	Yeah, I can't talk about that. I'm sorry.
25	Q.	(BY MR. CHOUDHRI) Why can't you talk about



~ <b>1</b> .	how you met Chris Wyatt?
2	A. That's protected.
3	Q. By what?
4	A. Attorney-client privilege.
5	Q. Are you refusing to answer when you met Chris
6	Wyatt?
7	A. Yes.
8,	Q. When did the attorney-client privilege start
9	with Chris Wyatt?
10	MR. BALLASES: Objection. Form.
11	A. Since I met him.
12	Q. (BY MR. CHOUDHRI) And when did you meet him?
13	MR. BALLASES: Objection. Form.
14	A. Sometime after he left your employment.
1,5	Q. (BY MR. CHOUDHRI) You never met him while he
16	was employed as a paralegal for me?
17	A. No.
18	MR. BALLASES: Objection. Form.
19	Q. (BY MR. CHOUDHRI) You never saw him come to
20	court in the divorce case when you were representing
21	the Hira Azhar?
22	MR. BALLASES: Objection. Form.
23	A. No, I didn't, actually, to be honest with you.
24	No.
25	Q. (BY MR. CHOUDHRI) And you're not aware that



1	Chris Wyatt worked on the case that Jetall has against			
2 2	Khawaja?			
3	*** - <u>-</u> -	A.	No	
· · · <b>4</b>			MR. BALLASES: Objection. Form.	
5		Α.	I'm not aware of that.	
6		Q.	(BY MR. CHOUDHRI) You're not aware of that	
7		A.	If he	
8		Q.	is that correct?	
. 9.		Å.	Correct. If he did, he never discussed it	
10	with	me.		
11		Q.	So you're not aware that Chris Wyatt did legal	
12	work	for	me while he was employed for me.	
13			MR. BALLASES: Objection. Form.	
14	•	Α.	No.	
15		Q.	(BY MR. CHOUDHRI) Isn't it true that Jetall	
	Compa		(BY MR. CHOUDHRI) Isn't it true that Jetall has a judgment against Khawaja?	
15	Compa			
15 16	Compa		s has a judgment against Khawaja?	
15 16 17	Compa	anies	s has a judgment against Khawaja? MR. BALLASES: Objection. Form.	
15 16 17 18		A. Q.	s has a judgment against Khawaja?  MR. BALLASES: Objection. Form.  "Against Khawaja," what does that mean?	
15 16 17 18 19		A. Q.	s has a judgment against Khawaja?  MR. BALLASES: Objection. Form.  "Against Khawaja," what does that mean?  (BY MR. CHOUDHRI) Against Khawaja Partners.	
15 16 17 18 19 20		A. Q. A.	MR. BALLASES: Objection. Form.  "Against Khawaja," what does that mean?  (BY MR. CHOUDHRI) Against Khawaja Partners.  Possibly.	
15 16 17 18 19 20 21		A. Q. A.	MR. BALLASES: Objection. Form.  "Against Khawaja," what does that mean?  (BY MR. CHOUDHRI) Against Khawaja Partners.  Possibly.  MR. BALLASES: Objection. Form.	
15 16 17 18 19 20 21 22		A. Q. A.	MR. BALLASES: Objection. Form.  "Against Khawaja," what does that mean?  (BY MR. CHOUDHRI) Against Khawaja Partners.  Possibly.  MR. BALLASES: Objection. Form.  (BY MR. CHOUDHRI) And that judgment has not	
15 16 17 18 19 20 21 22 23		A. Q. A. Q. appe	MR. BALLASES: Objection. Form.  "Against Khawaja," what does that mean?  (BY MR. CHOUDHRI) Against Khawaja Partners.  Possibly.  MR. BALLASES: Objection. Form.  (BY MR. CHOUDHRI) And that judgment has not ealed and not been superceded.	



1	MR. BALLASES: Objection. Form.
2	Q. (BY MR. CHOUDHRI) of your motivations,
3	Mr. Khawaja?
4	MR. BALLASES: Objection. Form.
5	A. No.
6	Q. (BY MR. CHOUDHRI) So Jetall owns an asset
7	Jetall Companies owns an asset, and that's a judgment
8	against Khawaja Partners; correct?
9	MR. BALLASES: Objection. Form.
10	A. I don't know if Jetall owns an asset or
11	Jetall doesn't seem to be doing too well right now.
12	Q. (BY MR. CHOUDHRI) And how do you know that?
13	MR. BALLASES: Objection. Form.
14	A. I mean, there was a great article about you
15	the other day in The Real Deal. I don't know if you
16	saw that.
17	Q. (BY MR. CHOUDHRI) Have you spoken to The Real
18	Deal?
19	A. I haven't
20	MR. BALLASES: Objection. Form.
21	A but I read that article.
22	THE REPORTER: Sorry
23	A. It's not a good look.
24	Q. (BY MR. CHOUDHRI) You haven't spoken
25	THE REPORTER: Sorry. Sorry. Just one at a



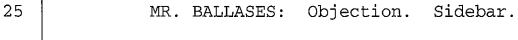
1	time, please. Thank you.
2	A. I haven't, no.
3	Q. (BY MR. CHOUDHRI) Has anybody on your behalf,
4	indirectly or directly, spoken to The Real Deal?
5	MR. BALLASES: Objection. Form.
6	A. No, but a lot of people sent me that article,
7	like real estate people in real estate, legal. A
8	lot of people sent it to me.
9	Q. (BY MR. CHOUDHRI) And Chris Wyatt testified
10	at the that hearing; correct?
11	MR. BALLASES: Objection. Form.
12	A. I don't
13	MR. BALLASES: What hearing are you talking
14	about, sir? I mean, come on.
15	MR. CHOUDHRI: Mr. Ballases
16	A. You're all over the place.
17	MR. CHOUDHRI: can you
18	Q. (BY MR. CHOUDHRI) Mr. Khawaja, The Real Deal
19	quotes an order and mentions Chris Wyatt.
20	MR. BALLASES: Objection. Form.
21	A. Okay. Anything else you want to share with me
22	about the article? I mean, that's fine.
23	Q. (BY MR. CHOUDHRI) And so have you paid Chris
24	Wyatt any money?



Α.

No.

1	MR. BALLASES: Objection. Form.
2	Q. (BY MR. CHOUDHRI) Mr. Khawaja, you had
3	mentioned that you're in the business of buying '
4	judgments. Do you recall that line of testimony
5	earlier?
6	A. Yes.
7	Q. And you've bought less than ten judgments; is
8	that correct?
9	A. I think so.
10	Q. And your answers earlier were and I just
11	want to make sure the record is clear
12	MR. BALLASES: Objection. Sidebar.
13	Q. (BY MR. CHOUDHRI) that the only
14	Mr. Khawaja, are you done looking at your phone?
15	A. Yes. Sorry. Go ahead.
16	MR. CHOUDHRI: Just for the record, throughout
17	the deposition, Mr. Khawaja has been continuing to
18	look at his phone and make communications with other
19	people in the room and has constantly looked at his
20	phone throughout the entire duration of this
21	deposition.
22	Q. (BY MR. CHOUDHRI) So, Mr. Khawaja, I just ask
23	you to please refrain from looking at your phone.





Okay?

1	Don't instruct my client anything, and you are
2	incorrect with your assertions.
3	MR. CHOUDHRI: Mr. Ballases, please stop
4	talking.
5	Q. (BY MR. CHOUDHRI) Mr. Khawaja, can you please
6	stop looking at your phone?
7	MR. BALLASES: Objection. Sidebar.
8	A. I've got a sick relative in the hospital right
9	now. That's what I'm worried about, so
LO	Q. (BY MR. CHOUDHRI) Well, I'm sorry about your
L1	relative. I hope they get better.
L2	Mr. Khawaja, which judgments strike that.
L3	Mr. Khawaja, it's your contention that any
L4	entity that I at least if I heard your testimony
L5	correctly earlier, that any entity that Ali Choudhri
L6	has ownership or control in is an alter ego. Is that
L7	your contention
L8	A. Of Ali
L9	Q Mr. Khawaja?
20	A. Yes, it is.
21	MR. BALLASES: Objection. Form.
22	Q. (BY MR. CHOUDHRI) So any entity that Ali
23	Choudhri has any ownership or control of is an alter
24	ego of Ali Choudhri; correct?

I believe that -- I believe that to be the



1	case, yes.
2	MR. BALLASES: Objection. Form.
3	Q. (BY MR. CHOUDHRI) Okay. Mr. Khawaja, which
4	judgments have you acquired?
5	MR. BALLASES: Objection. Form.
6	A. You mean other than yours? Other than the
7	Jetall judgments?
8	Q. (BY MR. CHOUDHRI) Again, Mr. Khawaja
9	A. Are you there?
Ļ0	Q I believe your answers earlier were that
11	you have not acquired any judgments other than
12	judgments relating to Jetall or Ali Choudhri.
13	A. I think that's
14	Q. Is that true?
15	A correct. That's true.
16	MR. BALLASES: Objection. Form.
17	Q. (BY MR. CHOUDHRI) So what I want to do is I
18	want to go down, because your contention is Texas REIT
19	is an alter ego of Ali Choudhri; correct?
20	A. Yes.
21	MR. BALLASES: Objection. Form.
22	Q. (BY MR. CHOUDHRI) So basically what you're
23	saying is any obligations of Ali Choudhri or any of
2.4	Ali Choudhri's entities are the obligations of Texas



REIT; is that correct?

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L	A.	Yes.	That's	correct,	yes.
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- Q. So it's just basically one big pot.
- A. That's the way you've treated them, yes.
- Q. And that's your contention, and that's the --
- A. I believe the evidence will show that. Yes
- Q. And outside what's in your pleading, you don't have any other evidence that --

MR. BALLASES: Objection. Form.

- A. Well, we've got to do discovery -- we have to do discovery, sir, which you're obstructing, but yes.
- Q. (BY MR. CHOUDHRI) Okay. So the record is clear, outside your pleading, there's no other evidence other than the discovery you're yet to do.

MR. BALLASES: Objection. Form.

- Q. (BY MR. CHOUDHRI) Is that correct?
- A. We're in the -- we're in the middle of discovery.

MR. BALLASES: Objection. Form.

- Q. (BY MR. CHOUDHRI) Is that correct?

  MR. BALLASES: Objection. Form.
- A. Outside the pleading? The pleading contains a lot of evidence. I don't know if you've seen the attachments or not, but there's a lot. There's a lot more that will have to be done.
  - Q. (BY MR. CHOUDHRI) And so you're refusing to



1	answer any questions relating to Chris Wyatt; correct?
2	A. Yes.
3	MR. BALLASES: Objection. Form.
4	A. That's that encompasses attorney-client
5	privilege. Correct.
6	Q. (BY MR. CHOUDHRI) So anything I would ask you
7	today about Chris Wyatt, you would refuse to answer.
8	A. That's correct.
9	MR. BALLASES: Objection. Form.
LO	Q. (BY MR. CHOUDHRI) Who drafted the affidavit
L1	that was attached to the petition that's attached to
L2	this proof of claim that Chris Wyatt signed?
L3	MR. BALLASES: Objection. Form.
L <b>4</b>	A. I have no idea.
L5	Q. (BY MR. CHOUDHRI) You don't know
L6	A. It wasn't me.
L7	Q who drafted it wasn't you. Was it
L8	Mr. Ballases?
L9	MR. BALLASES: Objection. Form.
20	Instructing not to answer. It violates
21	attorney work product, attorney-client privilege.
22	A. I'm not answering on advice of counsel.
23	Q. (BY MR. CHOUDHRI) Does Mr. Ballases or Hoover
24	Slovacek represent Chris Wyatt?



Α.

I don't think so.

1	Q. Does Ashish Mahendru represent Chris Wyatt?
2	MR. BALLASES: Objection. Form.
3	A. I don't know. I mean, ask Ashish.
4	Q. (BY MR. CHOUDHRI) Did you refer Chris Wyatt
5	to Ashish Mahendru?
6	MR. BALLASES: Objection. Form.
7	A. I mean, again, I just told you I'm not
8	answering any questions about Chris Wyatt.
9	Q. (BY MR. CHOUDHRI) So can you explain to me
10	why the adversary where you claim alter ego and
11	fraudulent transfer has an attachment of Chris Wyatt
12	as a declaration?
L3	A. I mean, he had some evidence that you are an
L4	alter ego, that you have alter egos that operate under
L5	you, so he provided it. It's evidence.
16	Q. Do you hold any do you hold any contingency
<b>L</b> 7	claims or rights of any adverse parties to Ali
18	Choudhri or any of his related entities?
19	MR. BALLASES: Objection. Form.
20	A. Do I hold any I mean, if I did, it's
21	attorney-client privilege, so I'm not answering that.
22	Q. (BY MR. CHOUDHRI) So any contingency claims
23	you hold against
24	A. Right.

-- Texas REIT or any other entity --



Q.

1	A.	Yes.
2	Q.	or party relating to Ali Choudhri is
3	you're n	ot going to answer because it's
4	attorney	-client privilege?
5	A.	Yes.
6		MR. BALLASES: Objection. Form.
7	A.	And outside the scope of what you're allowed
8	to ask m	e about.
9	Q.	(BY MR. CHOUDHRI) Mr. Khawaja, do you have
10	surveill	ance on me or any of my entities or companies?
11		MR. BALLASES: Objection. Form.
12		I'm going to instruct you not to answer. It's
13	harassin	g and oppressive. It has nothing to do with
14	the limi	ted scope of this deposition.
15	A.	I'm not answering that.
16	Q.	(BY MR. CHOUDHRI) Do you have any agreement
17	with Geo	rge Lee?
18		MR. BALLASES: Objection. Form.
19	A.	I don't.
20		MR. BALLASES: It's not relevant to the
21	limited	scope of this deposition; therefore, I'm going
22	to instr	uct him not to answer.
23	A.	I should be asking you that question. It's

- A. I should be asking you that question. It's gonna come up in trial.
  - Q. (BY MR. CHOUDHRI) Do you have any text



1	messages between you and George Lee?
2	MR. BALLASES: Object
3	A. No
4	MR. BALLASES: Objection. Form.
5	A I'm not gonna talk about that.
6	MR. BALLASES: And I'm going to instruct
7	him not to
8	A. It has nothing to do with this.
9	MR. BALLASES: I'm going to instruct you not
LO	to answer. It violates the scope of this deposition
L1	that the judge indicated. It's harassing and
L2	oppressive. This isn't a free-for-all discovery.
L3	THE WITNESS: Yeah.
L4	MR. BALLASES: It's just about why the proof
L5	of claim was filed or why it's being withdrawn.
L6	Q. (BY MR. CHOUDHRI) So is it your contention
L7	that you have information you've received from Chris
L8	Wyatt that has to do with the basis of your claim?
L9	MR. BALLASES: Objection. Form.
20	A. I mean, he provided an affidavit in this case,
21	so
22	Q. (BY MR. CHOUDHRI) So again, when did he
23	become your client, and when did you establish that
24	attorney-client privilege?
25	MR. BALLASES: Objection. Form.



1	A. I'm not sure when.
2	Q. (BY MR. CHOUDHRI) Do you have text messages
3	between you and Chris Wyatt?
4	MR. BALLASES: Objection. Form.
5	A. I mean, if I did, I wouldn't disclose them to
6	you, and nor would a court compel me to. It's
7	attorney-client privilege.
8	Q. (BY MR. CHOUDHRI) Well, here's the thing,
9	Mr. Khawaja. Here's the thing. There's something
10	called a privilege log, right? I'm entitled to know
11	if you have communications. I'm not asking you
12	MR. BALLASES: Objection. Sidebar.
13	Q. (BY MR. CHOUDHRI) about the content of
14	your communications.
15	MR. CHOUDHRI: Mr. Ballases, please stop
16	interrupting.

- Q. (BY MR. CHOUDHRI) Mr. Khawaja, I'm not asking you about the contents of your --
  - MR. BALLASES: (Unintelligible)
  - Q. (BY MR. CHOUDHRI) Let me finish my question before you answer. Okay?
  - I'm asking you not about -- so we're very clear, I'm not eliciting or asking you for privileged information. I'm asking you if there are communications, not the contents. Do you have --



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1	A. Even if it existed
2	Q communications with Chris can I finish?
3	Do you have communications with Chris Wyatt,
4	yes or no?
5	MR. BALLASES: Objection. Form.
6	A. Even if it existed, I would not disclose that
7	to you, nor would I be compelled to, nor is it a part
8	of this case.
9	Q. (BY MR. CHOUDHRI) So why are you adding the
10	declaration of Chris Wyatt as a part of this case?
11	MR. BALLASES: Objection. Form.
12	A. It's evidence.
13	Q. (BY MR. CHOUDHRI) Well, do you understand
14	what a sword
15	A. It's evidence of the alter (unintelligible).
16	Q and shield is?
17	THE REPORTER: I'm sorry
18	Q. (BY MR. CHOUDHRI) It's evidence of the alter
19	ego?
20	I'm sorry. Finish your question your
21	answer, Mr. Khawaja. It's
22	A. It's evidence
23	Q evidence of what?
24	A of the alter ego. It's evidence of the



alter ego.

1	Q. So Chris Wyatt has evidence of the alter ego.
2	That's your answer?
3	A. Yes.
4	Q. And you're refusing to answer any questions
5	about Chris Wyatt.
6	A. I'm not gonna talk about any attorney-client
7	privileged communications. Correct.
8	Q. So do you have any communications with Chris
9	Wyatt, yes or no?
10	MR. BALLASES: Objection. Form.
11	A. I'm not gonna talk about it.
12	MR. BALLASES: Objection. Form.
13	MR. CHOUDHRI: Mr. Ballases, being emphatic on
14	your objection doesn't change the objection.
15	Q. (BY MR. CHOUDHRI) Mr. Khawaja
16	MR. BALLASES: Objection. Sidebar.
17	Q. (BY MR. CHOUDHRI) are you refusing to
18	are you refusing to answer the mere fact that
19	communications exist between you and Chris Wyatt?
20	MR. BALLASES: Objection. Form.
21	A. I'm telling you that if they do exist I'm
22	not confirming that they do or don't, but they would
23	be privileged. That's it. And this is not the
24	case

(BY MR. CHOUDHRI) So how did --



Q.

1	A. This is not the case that you're going to get
2	any of that information.
3	Q. Now, you'll agree with me that Chris Wyatt
4	that in your petition in adversary that you've
5	attached to this proof of claim, you've attached a
6	declaration of Chris Wyatt, true or false?
7	A. True.
8	Q. And you're refusing to provide me any
9	communications or the fact that any communications
LO	even exist between you and Chris Wyatt, true?
11	MR. BALLASES: Objection. Form.
12	A. True.
13	Q. (BY MR. CHOUDHRI) Mr. Khawaja, would you
14	please stop looking at your phone?
15	A. I'm not looking at my phone. I'm looking at
16	the petition that you just asked me about, the
17	adversary.
18	MR. BALLASES: Objection. Sidebar.
19	Don't instruct my client again.
20	A. This is the adversary petition I'm reading.
21	Q. (BY MR. CHOUDHRI) Mr. Khawaja, what
22	contingency claims, if any, do you hold, indirectly or
23	directly, against me or any of my entities?
24	MR. BALLASES: Objection. Form.
25	A. Outside the scope of this discussion. I'm not

1 | answering.

Q. (BY MR. CHOUDHRI) So, Mr. Khawaja, it's your contention that Texas REIT is an alter ego of every one of those entities that I have interest in; correct? That's your contention.

MR. BALLASES: Objection. Form.

Q. (BY MR. CHOUDHRI) You're refusing to answer what claims -- so is your statement or answer here, under oath, that you're refusing to answer what motivations and rights or claims or contingencies you have against Texas REIT? Now, when I --

MR. BALLASES: Objection. Form.

- Q. (BY MR. CHOUDHRI) -- say "Texas REIT," that applies to any and all entities that I have ownership in, directly or indirectly; correct?
- A. Yes, based on alter ego. Yeah, I'm not gonna give you any -- whether I have any contingency-related litigation against you on that. If I do, you'll find out about it at some point.
- Q. So you're refusing to disclose any claims you have against the debtor.

MR. BALLASES: Objection. Form.

A. Any claims I have against the debtor? I don't have any claims against the debtor other than the ones I presented in this case.



1	Q. (BY MR. CHOUDHRI) So when you have
2	contingencies or claims against me, under your theory,
3	those would be claims against the debtor as well.
4	MR. BALLASES: Objection. Form.
5	A. I don't know about that.
6	Q. (BY MR. CHOUDHRI) Do you use WhatsApp?
7	A. Yes.
8	MR. BALLASES: Objection. Form.
9	Q. (BY MR. CHOUDHRI) Have you communicated
LO	A. We're in some group we're in some groups
L1	together on WhatsApp, I think. Yes.
12	Q. Mr. Khawaja, did you come to me for a job?
L3	MR. BALLASES: Objection. Form.
L4	A. A job? I'm not talking about that, no.
L5	Q. (BY MR. CHOUDHRI) You never came to me for a
16	job.
L7	A. No. Look, that's outside the scope of this
18	conversation.
19	MR. CHOUDHRI: Mr. Osama Abdullatif needs to
20	stop talking in the background and coaching the
21	witness.
22	MR. BALLASES: Objection. Sidebar.
23,	MR. CHOUDHRI: Mr. Ballases, please stop.
24	Control Mr. Osama

MR. BALLASES: Objection.

25

Sidebar.

1	MR. CHOUDHRI: (unintelligible) your
2	witnesses.
3	Q. (BY MR. CHOUDHRI) Mr. Khawaja
4	MR. BALLASES: Objection. Sidebar.
5	Q. (BY MR. CHOUDHRI) would you mind sharing
6	the camera around your office there?
7	A. We're not gonna do that.
8	Q. You're not gonna do that? Okay. You're
9	refusing to do that.
LO	MR. BALLASES: Objection. Sidebar.
L1	Objection. Form.
L2	Q. (BY MR. CHOUDHRI) Mr. Khawaja, did you ever
L3	seek employment from Jetall Companies?
L <b>4</b>	MR. BALLASES: Objection. Form.
L5	I'm going to instruct the client not to
L6	answer. It's harassing and oppressive. It exceeds
L7	the limited scope of this deposition per the judge's
L8	instructions.
L9	Stop wasting time, sir.
20	Q. (BY MR. CHOUDHRI) You can answer,
21	Mr. Khawaja.
22	A. On advice of counsel, I'm not gonna answer
23	that question. Sorry.
24	Q. Are you upset at Jetall Companies in any way,
25	shape, or form?

1	,	۱ ۵	No.
Т	1	A. 1	NO.

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- Q. Are you upset at Ali Choudhri in any shape, way, or form?
- A. I mean, I want the money that I'm owed. Just pay me the money that you owe. This will -- this will go away. It's nothing personal.
  - Q. And how much money would it take to make this go away?

MR. BALLASES: Objection. Form.

We're not -- I'm going to instruct my client not to answer. It has nothing do with the limited scope of this deposition and exceeds what the judge's orders were.

- Q. (BY MR. CHOUDHRI) Are you going to answer the question, Mr. Khawaja?
- A. I'm gonna follow the advice of counsel and not answer.
- Q. So you say this is about money; Just pay me the money you owe me, and I'll go away. But you won't tell me what that amount is. Is that your answer?

MR. BALLASES: Objection. Form.

- A. Yeah, we're not --
- MR. CHOUDHRI: Is Osama Abdullatif --
- A. -- in a settlement --
  - Q. (BY MR. CHOUDHRI) No, this is not a



settlement. I'm ask	ing you again, this	is not
settlement discussion	n. This is a deposition	n under
oath on the record.		

I'm asking you a follow-up to your answer that this is not personal; it's about money. That's all you want. You want money, and you'll go away. That's what you said. Did I hear -- did I hear your answer --

MR. BALLASES: Objection --

- Q. (BY MR. CHOUDHRI) -- incorrectly, or do we need the court reporter to repeat your answer?

  MR. BALLASES: Objection. Form.

  Objection. Sidebar.
- Q. (BY MR. CHOUDHRI) Are you answering the question --
- A. You need to move along, sir. I'm not going to answer that question.
- MR. CHOUDHRI: Ms. Court Reporter, would you read back his statement or his answer earlier: This is not personal; it's just money; if you pay me the money you owe me, I'll go away.

Would you read that back into the record so it's clear? There's been a lot of objections, and I've been distracted.

THE REPORTER: I'll need a minute to go



1 through and find that answer. 2 MR. CHOUDHRI: Take your time. No problem. 3 Mr. Khawaja is not on the screen any longer, 4 for the record. 5 MR. BALLASES: Yeah, he is. 6 MR. CHOUDHRI: Mr. --7 THE REPORTER: Sorry. Just off the record. Ι 8 just need to go off the record because I can't type 9 and look for the testimony at the same time. 10 So why don't we take a five --MR. CHOUDHRI: 11 THE WITNESS: Can you see me? 12 MR. CHOUDHRI: I'll tell you what. Why don't 13 we do this, Ms. Court Reporter. It looks like we've 14 been going for a little bit here. So it's 2:42. 15 don't we come back in 15 minutes at 3:00. 16 MR. BALLASES: No, we'll take a five-minute 17 break. 18 THE WITNESS: We'll take a five-minute break, 19 and that's it. We're done. 20 MR. CHOUDHRI: Again, Mr. Khawaja, this is my deposition. 21 I get to ask questions. And with all due 22 respect, you really don't dictate the -- but if you 23 need to take a break, I'm happy to let you take a 24 break --25 THE WITNESS: I'll take a five-minute break,



1 | and that's it.

No? Okay. No, we don't need a break. Thank you.

MR. CHOUDHRI: So, Court Reporter, while you're looking for the answer, let's go and take a five-minute break. We'll come back in five minutes. We're off the record.

(A recess was taken.)

THE REPORTER: So we are back on the record.

And I just please ask everybody, in order to keep the record clear, please, one speaker at a time.

And, Mr. Khawaja, if your counsel does have an objection, just please allow him to make the objection and then answer afterwards, just so I don't have both of you speaking. Thank you.

THE WITNESS: All right. Thank you.

MR. BALLASES: So just for the record,
Ms. Court Reporter, we've looked at the live schedule
that was filed by the debtor under declaration of
penalty and was signed by Mr. Ali Choudhri, and it
does not list Mr. Choudhri as a debtor anywhere on
here, and therefore -- or excuse me -- as a creditor
anywhere on here. And so, therefore, him not being a
creditor based upon his own sworn document, he has no
legal basis to continue to ask questions here today.



1	So I'd like to have if Ms. Hood or
2	Mr. Sather have any more questions, I'd like to finish
3	it up. Mr. Khawaja does have to go because he has a
4	relative who is probably passing away relatively soon
5	in the hospital. We can then move on
6	MR. CHOUDHRI: So
7	MR. BALLASES: with the next deponents.
8	MS. HOOD: So
9	MR. CHOUDHRI: So, Mr. Ballases
10	Mr. Ballases, this is my deposition. If you want
11	if there is a life/death situation, I'm not I'm
12	happy to work with you and Mr. Khawaja on schedules.
13	I have no problem doing that. Family's important. So
14	if we need to reset this deposition to tomorrow or
15	another day, I'm happy to accommodate that.
16	But what I don't want to do is have you
17	control the deposition and who can ask questions and
18	who can't, because I'm in the middle of my questioning
19	of Mr. Ballases (sic). So
20	MR. BALLASES: Okay. So
21	MR. CHOUDHRI: let's continue on with the
22	questions.
23	Q. (BY MR. CHOUDHRI) Mr. Khawaja, are you ready
24	to answer more questions?
25	THE WITNESS: What do you think, Michael?



MR. BALLASES: It's up to you. If you've got
to go to the hospital, then
A. Okay. I can go for a little bit longer.
MR. CHOUDHRI: Okay. Madam Court Reporter,
would you please read the answer back while we took a
break?
THE REPORTER: Okay. One second. Okay. So
the question and answer was (Reading:) Question: Are
you upset at Ali Choudhri in any way, shape, or form?
Answer: I mean, I want the money that I'm
owed. Just pay me the money that you owe. This will
go away. It's nothing personal.
Q. (BY MR. CHOUDHRI) Mr. Khawaja, did she read
your answer correctly and accurately?
A. Yes.
Q. And so to follow up on that answer, what is
the amount of the money that you claim you're owed?
A. Well, there's a certain amount of there's a
certain amount that's claimed in the judgment that
probably has gone up since we filed it. And, you
know, you can go through that. Your attorney can
discuss that with my attorney if you want to make an
offer. Someone will
Q. I'm not asking about a settlement,

Mr. Khawaja. I'm just asking about how much money



1	you're owed, because I can go to the oral ruling
2	that from Judge Robinson about how you came up with
3	the number, how you calculated it, and what that
4	number is. And that's what we're here today to ask
5	you questions about on your proof of claim.
6	So you said, Owe me pay me the money you
7	owe, so my question is
8	A. Right.
9	Q what are you claiming you're owed?
10	A. Do you have a copy of the adversary?
11	Q. Go ahead, Mr. Khawaja. What is the amount of
12	money you're owed? That's my question. Do you know?
13	A. Yeah, it's somewhere north of \$500,000. Give
14	me one second here.
15	The total amount is \$4,847,894.68.
16	Q. I'm sorry. Would you repeat that again? The
17	total amount that you're owed is what?
18	A. \$4,847,894.68.
19	Q. Sorry. There's somebody talking in the
20	background. I think Osama's helping you and talking,
21	so
22	MR. BALLASES: Objection. Sidebar.
23	Q. (BY MR. CHOUDHRI) So what is the total amount
24	that you need to be paid so you can go away?

MR. BALLASES: Objection.



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Form.

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- 1 A. \$4,847,894.68.
  - Q. (BY MR. CHOUDHRI) Okay. Thank you for your answer, Mr. Khawaja.

And you stand behind that number as being truthful, accurate with all lawful offsets?

- A. I mean, I don't -- I don't know what that means, but yeah, it's truthful, for sure.
  - Q. Okay.
  - A. There are no offsets.
  - O. There are no offsets?
- A. No.
  - Q. Is that what you said?

    Okay. So there are no offsets; is that correct?
- 15 A. That's correct.
  - Q. Okay. Mr. Khawaja, is that the basis of -- so let me just kind of set the table for a second.

So we said this earlier, and I just want to make sure that I don't have to go through a list of, you know, all these entities and all these other parties.

So when we talk about Texas REIT, when you answer the question that -- against Texas REIT, your position is that any entity that I have ownership, directly in or indirectly, is an alter ego of Texas



1	REIT; correct?
2	MR. BALLASES: Objection. Form.
3	A. Alter ego of Ali Choudhri. Yes.
4	Q. (BY MR. CHOUDHRI) Okay. So
5	A. And Jetall Companies.
6	Q that's the basis?
7	THE REPORTER: I'm sorry?
8	Q. (BY MR. CHOUDHRI) And Jetall. So when the
9	THE REPORTER: And who? Sorry.
10	THE WITNESS: Sorry. Of Ali Choudhri and
11	Jetall Companies.
12	THE REPORTER: Thank you.
13	Q. (BY MR. CHOUDHRI) And so that is the basis of
14	several lis pendenses that have been filed; is that
15	correct?
16	A. I don't know about several. There's one
17	that's filed in this case.
18	Q. Well, if you contend that any and all
19	liabilities and assets of Texas REIT's are alter egos
20	of Ali Choudhri, you have in this adversary that is
21	the basis of your proof of claim back up.
22	This proof the adversary is the basis of
23	your proof of claim; correct?
24	A. Yes.
25	Q. So in that adversary, you have filed many lis



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1 pendenses on various properties, true or false?

- A. Yes.
- Q. And what real property interest do you contend that you own in any of these properties?
- A. We're a judgment creditor. So if you own it, we own it.
- Q. So it's your contention that -- again, I just want to get the whole scope here. It's your contention that, based on the fact that you're a judgment creditor, you have real property interest in all these various properties, true or false?
  - A. Yes.
    - O. Is that true?
  - A. True.
- Q. Outside of that, do you have any other real property interest that you contend you own in any of these properties?
  - A. No.
  - Q. And do you know where I live?

    MR. BALLASES: Objection. Form.
  - A. I think you live in 9201 Arabella.
  - Q. (BY MR. CHOUDHRI) 9201 Arabella?

    MR. BALLASES: Objection. Form.
- A. Let me see here. Ninety -- sorry -- 9201.

  You live at Arabella PH, whatever property Arabella PH



1	3201, LLC, owns. At the Arabella, I think, unless you
2	moved.
3	Q. (BY MR. CHOUDHRI) And you have knowledge that
4	I've lived there for how long?
5	MR. BALLASES: Objection. Form.
6	A. I mean, I guess at least a few years. Maybe
7	two.
8	Q. (BY MR. CHOUDHRI) And are you aware that
9	A. You sold your house and then I think so. I
LO	mean, look, I I'm not sure, to be honest with you.
11	I think you live there. I can find out if you want me
12	to.
13	Q. So you said I sold my house?
14	MR. BALLASES: Ali, can Mr. Choudhri, can
15	you put yourself on the screen again so we know it's
16	you asking questions?
L7	Q. (BY MR. CHOUDHRI) So you said
18	MR. BALLASES: Thank you.
L9	Q. (BY MR. CHOUDHRI) I sold my house,
20	Mr. Khawaja, that you know I sold my house?
21	A. Yeah.
22	MR. BALLASES: Objection. Form.
23	A. You sold the River Oaks house; right?
2.4	O. (BY MR. CHOUDHRI) I'm asking vou.

Mr. Khawaja. You said I sold my house. What do you



1	mean by that?
2	A. Yes. I think you sold your River
3	MR. BALLASES: Objection. Form.
4	A. I think you sold the River Oaks house, and
5	then you moved.
6	Q. (BY MR. CHOUDHRI) And how do you know that?
7	MR. BALLASES: Objection. Form.
8	A. I think I mean, that's just that's the
9	rumors.
10	Q. (BY MR. CHOUDHRI) And who told you that?
11	MR. BALLASES: Objection. Form.
12	A. I think it was in The Real Deal.
13	Q. (BY MR. CHOUDHRI) Is that where you are
14	you saying that's where you know about it?
15	A. Possibly.
16	MR. BALLASES: Objection. Form.
17	A. I don't know, to be honest with you.
18	Q. (BY MR. CHOUDHRI) Do you know who Kevin
19	Powers is?
20	MR. BALLASES: Objection. Form.
21	A. He's an attorney. Yes.
22 .	Q. (BY MR. CHOUDHRI) Have you communicated with
23	Kevin Powers?
24	MR. BALLASES: Objection. Form.

I think he called me once or twice, but no

Α.

1	real communication with him.
2	Q. (BY MR. CHOUDHRI) Have you ever texted him or
3	received texts from him?
4	MR. BALLASES: Objection. Form.
5	A. Not that I recall. I don't think so.
6	Q. (BY MR. CHOUDHRI) Do you know who WCW is?
7	MR. BALLASES: Objection. Form.
8	A. Some entity that you owe money, I think.
9	Q. (BY MR. CHOUDHRI) Do you know who Steven Wu
10	is?
11	A. Another guy that you
12	MR. BALLASES: Objection. Form.
13	A that you owe money to.
14	Q. (BY MR. CHOUDHRI) And your contention is I
15	owe money to Steven Wu?
16	A. You owe money
17	MR. BALLASES: Objection. Form.
18	A to a lot of people, including me, but yes.
19	Q. (BY MR. CHOUDHRI) And what do you know about
20	what I owe to Steven Wu?
21	MR. BALLASES: Objection. Form.
22	A. That you defrauded him, and they have
23	they're seeking to recover the money that you owe them

(BY MR. CHOUDHRI) And how much money is



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and --

Q.

1	Do you want me to file a lis pendens on 1001 West
2	Loop?
3	Q. (BY MR. CHOUDHRI) As we sit here today, are
4	you telling me that you have not caused any lis
5	pendens to be filed on 1001?
6	A. No. I don't know. I don't think so.
7	Q. Do you contend 1001, the property, 1001, or
8	the entity that owns 1001, is an alter ego of Ali
9	Choudhri or Texas REIT?
10	A. Yes. Yes, it is.
11	Q. Do you contend
12	A. Even if it's not listed by even if it's not
13	here, it is anything that you control or own is an
14	alter ego, because that's how you operate.
15	Q. Okay. Do you know who BridgeCo is,
16	Mr. Khawaja?
17	A. Yes.
18	MR. BALLASES: Objection. Form.
19	Q. (BY MR. CHOUDHRI) Have you spoken to anybody
20	at BridgeCo?
21	A. No.
22	MR. BALLASES: Objection. Form.
23	Q. (BY MR. CHOUDHRI) But you've sued BridgeCo;
24	correct?
25	A. Yes.



1	MR. BALLASES: Objection. Form.
2	Q. (BY MR. CHOUDHRI) And are you aware that
3	BridgeCo made six loans?
4	A. Yeah.
5	MR. BALLASES: Objection. Form.
6	Q. (BY MR. CHOUDHRI) Do you know which
7	properties BridgeCo made loans on?
8	A. There were
9	MR. BALLASES: Objection. Form.
LO	A some properties in Austin and some
L1	properties in Houston, but I don't know I couldn't
L2	tell you it's this one or that one.
L3	Q. (BY MR. CHOUDHRI) And you contend those
4	properties are alter egos of Ali Choudhri or Texas
L5	REIT.
L6	MR. BALLASES: Objection. Form.
L7	A. I mean, they would be. If you own them, they
L8	would be. But I don't know if we're making that claim
L9	in this case anymore.
20	Q. (BY MR. CHOUDHRI) Have you sued Cypress
21	BridgeCo and Magnolia BridgeCo in this case?
22	A. I think we did. And I'm not sure if we still
23	have maintained those claims. But I know they
24	foreclosed on their interest.
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So you're aware that BridgeCo foreclosed on



1	the properties that you filed lis pendenses on.
2	A. Yes.
3	Q. And you realize that a lis pendens frustrates
4	and interferes with the sale of a property.
5	Please don't look at Osama for an answer. I
6	know you really want to.
7	MR. BALLASES: Objection
8	MR. CHOUDHRI: But, Mr. Abdullatif, would you
9	please stop helping Mr. Khawaja?
10	MR. BALLASES: Objection. Sidebar.
11	You don't know what you're talking about.
12	(Crosstalk)
13	MR. CHOUDHRI: Madam Court Reporter, did you
14	get did
15	(Crosstalk)
16	THE REPORTER: Sorry. What is your question,
17	Mr. Choudhri?
18	MR. CHOUDHRI: What did Osama say? I couldn't
19	hear him.
20	THE REPORTER: I couldn't hear him either. If
21	I can't hear him, I can't transcribe him. And he's
22	not on the record. Like, he's not
23	A. Let's please continue with the deposition.
24	MR. CHOUDHRI: Mr. Osama Abdullatif, I can
25	hear you in the background calling me a liar. That's



1	unprofessional.
2	MR. BALLASES: Objection. Sidebar.
3	Ask your question, or I'll
4	A. Or we're gonna cut this or we're gonna shut
5	this thing down.
6	Q. (BY MR. CHOUDHRI) So, Mr. Khawaja, you're
7	aware let me back up.
8	You're in the real estate business as well;
9	right?
10	MR. BALLASES: Objection. Form.
11	A. Not really. A little bit.
12	Q. (BY MR. CHOUDHRI) Do you own real estate
13	outside of your home?
14	A. Yes.
15	Q. Which real estate?
16	MR. BALLASES: Objection. Form.
17	A. I'm not gonna get I'm not gonna get into
18	that.
19	Q. (BY MR. CHOUDHRI) Are you refusing to answer
20	the question about what real estate you own
21	A. Yes, I'm
22	Q outside of your house?
23	A. I am I am refusing to answer that.
24	MR. BALLASES: I'm instructing him not to
25	answer because it's outside the scope of the limited



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deposition that the judge ordered.

- Q. (BY MR. CHOUDHRI) So, Mr. Khawaja, we've already established many, many, many times it's your contention that any entity I own or control is an alter ego of Texas REIT; correct?
  - A. Yes.

MR. BALLASES: Objection. Form.

- Q. (BY MR. CHOUDHRI) And so you're also aware, Mr. Khawaja, that when you file a lis pendens on a piece of property, you have to meet certain elements to have a lis pendens on a piece of property. Are you aware of that?
  - A. Yes.
  - Q. And do you know what those elements are?

    MR. BALLASES: Objection. Form.
  - A. I don't.
- Q. (BY MR. CHOUDHRI) You're unaware what the elements are to file a lis pendens against real property.
  - A. I'm not sure.
    - MR. BALLASES: Objection. Form.
- Q. (BY MR. CHOUDHRI) You're unaware, or you're aware?
  - A. I'm not aware.
- 25 MR. BALLASES: Objection. Form.



1	MR. CHOUDHRI: Mr. Ballases, it doesn't change
2	by you yelling on the objection, so
3	MR. BALLASES: Objection. Sidebar.
4	Q. (BY MR. CHOUDHRI) Mr. Khawaja, how many
5	lawsuits have you been involved in where you have
6	instructed, sponsored litigation against Texas REIT or
7	any other entity that I own or control?
8	MR. BALLASES: Objection. Form.
9	A. I don't know. I don't I don't think many
10	at all. Not as many as I could. That's for sure.
11	Q. (BY MR. CHOUDHRI) And so you have filed a lis
12	pendens against a property at 2232 Swift Boulevard.
13	Are you aware of that?
14	A. Yes. Yes.
15	Q. And you contend 2232 Swift Boulevard that
16	property and any interest in that property is an alter
17	ego of Texas REIT?
18	A. Or Ali Choudhri.
19	MR. BALLASES: Objection. Form.
20	A. Or Ali Choudhri.
21	Q. (BY MR. CHOUDHRI) Texas REIT or Ali
22	A. Or Jetall.
23	Q Choudhri; correct?
24	A. Or Jetall.
25	Q. Sorry?



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- A. Or Jetall Companies, Inc.
  - Q. Okay. So basically any and all entities that I have any ownership in -- directly, indirectly -- it's an alter ego, and that's what you believe.
    - A. I believe the evidence will show that, yes.

      MR. BALLASES: Objection. Form.
  - Q. (BY MR. CHOUDHRI) But as we sit here today, you don't have any evidence --
    - A. No, we have plenty -
      MR. BALLASES: Objection. Form.
- 11 A. We've been talking about it all day.

  12 MR. BALLASES: Objection. Form.
  - Q. (BY MR. CHOUDHRI) So outside of whatever we talked about today, you don't have any other evidence.

    MR. BALLASES: Objection. Form.
  - A. Not until we get into the discovery, which you're obstructing, but yes.
  - Q. (BY MR. CHOUDHRI) So this is your opportunity to tell --
  - A. You'll find out more after you and, I think, your mom's deposition coming up.
    - Q. Oh, okay. So you've sued my mom; correct?
  - A. Yes. Don't try to get out of that deposition either. I'm gonna have a court reporter, translator, everything. So don't try to get out of that.



1	Q. Mr. Khawaja, have you let me pull this up.
2	Hold on.
3	Have you contacted anybody related to QB Loop
4	Property?
5	MR. BALLASES: Objection. Form.
6	A. No.
7	Q. (BY MR. CHOUDHRI) Have you contacted
8	A. What's going on with that?
9	THE WITNESS: Sorry. Sorry.
LO	A. I have not.
L1	Q. (BY MR. CHOUDHRI) Have you contacted would
L2	you dispute if third parties made statements that you
L3	contacted them and told them not to do business with
L4	me?
15	MR. BALLASES: Objection. Form.
16	A. I would dispute that, yeah. I mean, tell
17	them who said that I said that?
18	MR. BALLASES: Objection. Form.
19	Q. (BY MR. CHOUDHRI) Have you ever contacted
20	anybody who I do business with, or any of my related
21	entities, and told them not to do business with me?
22	MR. BALLASES: Objection. Form.
23	A. I mean, that's outside the scope of what we're
24	talking about, but no, unless I was specifically



asked.

1	Q.	(BY MR. CHOUDHRI) Have you contacted Anwar
2	Qadeer (	phonetic) in relation to
3	A.	No.
4		MR. BALLASES: Objection. Form.
5	A.	No. Are you trying to sue Anwar now? No.
6	Q.	(BY MR. CHOUDHRI) Have you contacted Qasim
7	Abdul Qa	sim (phonetic)?
8		MR. BALLASES: Objection
9	Α.	Abdul Qasim?
10	Q.	(BY MR. CHOUDHRI) Abdul Qasim.
11		THE REPORTER: Sorry. One at a time, please.
12	A.	I never contacted no, he's a friend of
13		THE REPORTER: Sorry. One at a time, please.
14		Mr. Khawaja, could you please repeat your
15	answer?	
16	Α.	I have not.
17		MR. BALLASES: Objection. Form.
18		Please stick to the limited purpose of this
19	depositi	on.
20	Q.	(BY MR. CHOUDHRI) And
21	A.	Don't get those guys in trouble.
22	Q.	Mr. Khawaja, are you are you are you
23	done lau	ghing?
24	A.	Yes. Yes.
25	Q.	Thank you. You understand this is a serious



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- 1 situation we're here, right? This is a deposition.
- 2 | It's not a joke --
  - A. Oh, very much.
  - MR. BALLASES: Objection. Sidebar.
    - A. Very much. Very much so.
    - Q. (BY MR. CHOUDHRI) And, Mr. Khawaja, you're taking this serious; correct?
      - A. Oh, yeah, absolutely.
        - MR. BALLASES: Objection. Sidebar.
    - Q. (BY MR. CHOUDHRI) Mr. Khawaja, can you tell me why -- you know, why you believe that the BridgeCo entities are an alter ego of Texas REIT?
      - MR. BALLASES: Objection. Sidebar.
    - No, excuse me. I'm gonna go ahead, and I'm gonna actually object to this exceeding the scope of the deposition that the judge ordered and instruct him not to answer.
      - A. I'm gonna take the advice of counsel.
    - Q. (BY MR. CHOUDHRI) Mr. Khawaja, you're not going to answer the question, I understand; is that correct?
      - A. Yes.
  - Q. Mr. Khawaja, are you aware that when a lis pendens is filed on a property, a property -- the title is clouded, and it interferes with the ability



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for the property to be sold or refinanced?

A. I mean --

MR. BALLASES: Objection. Form.

- A. -- you filed many of those, so you're pretty aware of what it does, so yes.
- Q. (BY MR. CHOUDHRI) And besides whatever we've covered today, you don't have any other -- are you --
  - A. Plans?
  - Q. -- familiar with the -- sorry?
- A. Other plans? I don't know. I'm just trying to guess what you were gonna say.
- Q. I'm sorry, Mr. Khawaja. What was your statement?
- A. I said -- you said, You don't have any other, and then you just trailed off. So I said, What, plans?
- Q. What -- so I think I've asked this earlier, and you've refused to answer. I just want to make sure the record is clear. You're refusing to answer any contingency claims or any claims you own or hold, indirectly or directly, against me or any of my entities. You're refusing to answer any of those questions.
  - A. Yes --

MR. BALLASES: Objection --



1	A that's correct.
2	MR. BALLASES: Objection. Form.
3	Q. (BY MR. CHOUDHRI) And you're aware that
4	2727 Kirby was foreclosed on.
5	MR. BALLASES: Objection. Form.
6	A. That's what I understand.
7	Q. (BY MR. CHOUDHRI) And you're aware that
8	that's one of the properties you filed a lis pendens
9	on.
10	MR. BALLASES: Objection. Form.
11	A. Sure. You owe a lot of money on it.
12	Q. (BY MR. CHOUDHRI) Is there money owed to you
13	on 2727 Kirby?
14	A. I mean, it's an alter
15	MR. BALLASES: Objection. Form.
16	A ego of Jetall Companies, so yeah, we
17	should've gotten something out of it.
18	Q. (BY MR. CHOUDHRI) Is that why you filed a
19	lis pendens, so you could get something out of it?
20	MR. BALLASES: Objection. Form.
21	A. To prevent you from committing fraudulent
22	transfers and defrauding people like you do.
23	Q. (BY MR. CHOUDHRI) And so let's elaborate.
24	How do I defraud people?
25	MR. BALLASES: Objection. Form.



	TEAASTET LEG
1	A. I mean I mean, come on.
2	Q. (BY MR. CHOUDHRI) I just want to
3	(Crosstalk)
4	A. You really want me to answer that question?
5	Q. (BY MR. CHOUDHRI) Absolutely. Go ahead.
6	MR. BALLASES: Objection. Sidebar.
7	It's not the opportunity to ask an improper
8	question.
9	THE WITNESS: No.
10	MR. BALLASES: It is your opportunity to ask
11	about why a proof of claim was filed and why it was
12	withdrawn. You are mistaken, and you're exceeding the
13	Court's order. Please stick to the Court's limited
14	deposition order.
15	Q. (BY MR. CHOUDHRI) Are you going to refuse to
16	answer the question, Mr. Khawaja?
17	A. Yes.
18	MR. BALLASES: Objection. Form.
19	Q. (BY MR. CHOUDHRI) Mr. Khawaja, you're aware
20	that following the filing of lis pendenses on various
21	properties, those properties were foreclosed after you
22	filed those lis pendenses, true or false?
23	MR. BALLASES: Objection. Form.
24	A. After I mean, what does that mean, after I

filed those lis pendenses? You lost those properties



1	because you refused to pay on them, like you've done
2	on so many properties throughout your entire life.
3	So, you know, you excel at losing properties.
4	That's what happened. That's what happened to
5	2425 West Loop. Don't try to put that on me unless
6	you want more lawsuits. We're happy to oblige.
7	Q. (BY MR. CHOUDHRI) Do you
8	A. Yes.
9	MR. BALLASES: Objection. Sidebar.
LO	A. No, I'm not done. I'm just getting started.
11	Q. (BY MR. CHOUDHRI) So continue on. I'm
12	listening.
13	MR. BALLASES: There's no question on the
14	table.
15	Q. (BY MR. CHOUDHRI) You're just getting
16	started?
17	THE REPORTER: I'm sorry
18	Q. (BY MR. CHOUDHRI) What do you mean by "just
19	getting started"
20	THE REPORTER: I'm sorry. Mr. Ballases, what
21	was your objection or your comment?
22	MR. BALLASES: Objection. Form.
23	There was no question on the table.
24	Q. (BY MR. CHOUDHRI) Go ahead, Mr. Khawaja. If
25	you want to talk, you can talk. You said you're just



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1	getting	started	
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MR. BALLASES: Objection. Sidebar.

- A. Stick --
- Q. (BY MR. CHOUDHRI) Do you want to --
- 5 A. Stick to the questions, please. Stick to the 6 questions.
  - Q. You're answering -- you're answering the questions, so I'm allowing you to finish your answers.

    And you said --

MR. BALLASES: Objection. Sidebar.

- Q. (BY MR. CHOUDHRI) -- you're just getting started. What do you mean by, "I'm just getting started"? That was your answer.
  - A. Yes. We have --
  - Q. (Unintelligible)
- A. We have a lot of -- we have discovery to complete in this case.
- Q. And so what do you mean, "I'm just getting started"? Elaborate on that --
  - MR. BALLASES: Objection. Form.
- A. Yeah, we need -- we have to complete discovery.
- Q. (BY MR. CHOUDHRI) And what evidence or information do you have that my mom is an alter ego of Texas REIT?



MR. BALLASES: Objection. Form.

- A. Have you reviewed the -- have you reviewed our evidence in this case? Have you looked at what we've been able to uncover, or no? I hope your attorneys are sharing it with you. There's a lot.
- Q. (BY MR. CHOUDHRI) So what evidence do you have that Shahnaz Choudhri is an alter ego --
  - A. Yes.
  - O. -- of Texas REIT?
- A. There's money flowing through bank accounts. There's checks that she's written to entities that you control. There's personal payments going out to her from entities that you control. I mean, there's a lot. There's a lot. We're gonna get into all of that.
- Q. And so the evidence is all within your pleadings. Is that --
  - A. Not all of it.

MR. BALLASES: Objection. Form.

- A. Not all of it. There's just something -there's discovery. There's subpoenas. There's -there's things. There's a deposition coming up that
  you're aware of that you're gonna try to get out of.
  We're not gonna let you.
  - Q. (BY MR. CHOUDHRI) Have you made statements to



1	third parties that Judge Norman is gonna do whatever		
2	you ask him to do because you have him on payroll?		
3	MR. BALLASES: Objection. Form.		
4	And objection. Sidebar.		
5	A. Man, come on. Don't do stuff like that.		
6	That's gonna get you		
7	Q. (BY MR. CHOUDHRI) Have you made a		
8	statement to anybody		
9	A in a lot of trouble.		
LO	THE REPORTER: I'm sorry.		
L1	Q. (BY MR. CHOUDHRI) Have you made		
L2	THE REPORTER: One person at a time, please.		
L3	A. That's that's gonna get you into a lot of		
L <b>4</b>	trouble with the FBI. I wouldn't do that. That's a		
L5	mistake on your part.		
L6	Q. (BY MR. CHOUDHRI) Have you ever made any		
L7	statements like that? Have you ever made any		
L8	statements		
L9	A. No.		
20	Q like that?		
21	MR. BALLASES: Objection. Form.		
22	A. That's very dangerous of you to say that. I'm		
23	just warning you. It's very dangerous.		
24	MR. CHOUDHRI: Mr. Ballases		
25	O (RV MR CHOUDHRI) Mr Khawaja		

1	THE WITNESS: Make sure you get a copy of this
2	transcript, please
3	Q. (BY MR. CHOUDHRI) you've never made
4	THE WITNESS: and provide that.
5	Q. (BY MR. CHOUDHRI) You
6	THE REPORTER: Sorry okay.
7	A. I would stop if I were you. I would stop
8	right now if I were you.
9	Q. (BY MR. CHOUDHRI) Mr. Khawaja, please. I'm
10	asking the questions. Okay?
11	A. Yeah, you are.
12	Q. Have you met with Anthony Gill or Kenneth
13	Shaitelman?
14	MR. BALLASES: Objection. Form.
15	A. I'm not gonna
16	(Crosstalk)
17	MR. BALLASES: I'm going to instruct you not
18	to answer. That has nothing to do with the proof of
19	claim that was filed or the reason that we've offered
20	to withdraw it, and therefore, I'm instructing not to
21	answer. It exceeds the scope of the judge's order.
22	So I object to the form of the question.
23	A. I'm not answering.
24	Q. (BY MR. CHOUDHRI) Mr. Khawaja, were you

present on September 6, 2023, when Chris Wyatt, your



25

1	client, testified on the stand in Judge Manor's court?
2	MR. BALLASES: Objection
3	A. No.
4	MR. BALLASES: Objection. Form.
5	A. I wasn't.
6	Q. (BY MR. CHOUDHRI) Were you present around
7	September 2023 in front of Judge Manor regarding a
8	case styled Naissance versus Zaheer?
9	MR. BALLASES: Objection. Form.
10	A. I don't even know if I was or not, but that's
11	outside the scope of this purpose of this deposition,
12	so move on.
13	Q. (BY MR. CHOUDHRI) Are you aware that Chris
14	Wyatt, your client, testified that he has given you
15	my Jetall Companies' hard drive?
16	MR. BALLASES: Objection. Form.
17	A. Not not in the within the scope of this
18	conversation I mean this deposition. But if he
19	testified to that, I'd have to look back and see.
20	Maybe he did.
21	Q. (BY MR. CHOUDHRI) Is Chris Wyatt truthful?
22	MR. BALLASES: Objection. Form.
23	A. You hired him. What do you think?
24	Q. (BY MR. CHOUDHRI) Have you hired

THE WITNESS: Look, I'm done, Michael.



25

This

1	is it. This is getting into things
2	MR. BALLASES: Okay.
3	THE WITNESS: that are unrelated. So we
4	can
5	MR. BALLASES: And you've got to go see your
6	family
7	THE WITNESS: I have to go see my family
8	MR. BALLASES: Then we'll take it up with a
9	judge.
10	THE WITNESS: Thank you.
11	(Crosstalk)
12	Q. (BY MR. CHOUDHRI) Are you going to walk out
13	of this deposition?
14	THE REPORTER: I'm sorry
15	A. Yes.
16	Q. (BY MR. CHOUDHRI) No
17	THE REPORTER: Sorry. One at a sorry. One
18	at a time, please. Thank you.
19	MR. CHOUDHRI: I am not done with my
20	THE WITNESS: I have a medical
21	MR. CHOUDHRI: questions.
22	THE WITNESS: emergency.
23	Q. (BY MR. CHOUDHRI) If you have a medical
24	emergency, we can agree to a rescheduling. Your
25	medical emergency, Mr. Khawaja, is you have a family



1	member in the hospital; correct?
2	A. Yes, I do.
3	MR. BALLASES: You don't need to answer any
4	more questions.
. 5	He has to get out of here. You took up enough
6	time
7	THE WITNESS: We'll take it up with a judge.
8	Q. (BY MR. CHOUDHRI) Mr. Khawaja
9	MR. BALLASES: Do you want a five-minute
LO	break, or do you want to start?
L1	Q. (BY MR. CHOUDHRI) Mr. Khawaja
L2	MR. BALLASES: You go. I got it.
L3	Q. (BY MR. CHOUDHRI) the deposition is still
L4	going. Are you going to get up and walk out?
L5	MR. CHOUDHRI: Madam Court Reporter
L6	MR. BALLASES: Yes, he's got to
L7	MR. CHOUDHRI: would you
18	MS. HOOD: Okay. If I can weigh in here, I
L9	had some follow-up questions for him; very few, but I
20	do have follow-up questions.
21	MR. BALLASES: How much time? Like, how much
22	would you estimate, Ms. Hood?
23	MS. HOOD: Ten minutes.
24	MR. BALLASES: It's up to you. If you've got
25	to get out of here



1	MR. CHOUDHRI: But I'm not done
2	MS. HOOD: But it's I need Mr. Choudhri
3	hasn't passed the witness. But I did want to go on
4	the record that I do have a few more questions for
5	him.
6	MR. BALLASES: Okay. Well
7	THE WITNESS: We'll take it up if we need to
8	with a judge.
9	MR. BALLASES: Okay. Then unless we're going
10	to go directly to your ten minutes, then he's got to
11	get to the hospital.
12	MR. CHOUDHRI: Mr. Ballases, if he's got to go
13	to the hospital, is there a mutually agreeable time
14	before he leaves that we can agree to maybe
15	MR. BALLASES: No.
16	MR. CHOUDHRI: pick this up?
17	MR. BALLASES: No.
18	MR. CHOUDHRI: Are you not agreeing to resume
19	the deposition at a convenient time after his
20	emergency for his visitor for his family member in
21	the hospital?
22	MR. BALLASES: I'm not right now. You've had
23	plenty of time to ask questions. You've asked
24	questions that had nothing to do with the limited

scope of the deposition. I let you ask them.



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I

probably shouldn't have. And so you used your time as 1 2 you saw fit. 3 Do you all want to take a two-minute break or 4 five-minute break before we start the next one, or no? MR. CHOUDHRI: Mr. Ballases, I am -- this is 5 still my deposition that I'm asking questions on. 6 7 want the record to be clear. Have you instructed your witness to leave? Have you instructed the witness to 8 9 leave --10 Yes, he is gone. MR. BALLASES: He's gone. 11 He is gone. I've instructed him to leave because he 12 has a family member who is dying. I don't know how 13 much clearer I can make that. Stop repeating 14 vourself. 15 MR. CHOUDHRI: Well, Mr. Ballases --16 MR. BALLASES: So you can either --17 MR. CHOUDHRI: -- as you know -- can I finish 18 talking, please, before you keep --19 MR. BALLASES: No --20 MR. CHOUDHRI: -- cutting me off? 21 MR. BALLASES: -- you can't. You waste 22 everybody's time. 23 So we can start with the next deposition. 24 It's clear that --25 MR. CHOUDHRI: Mr. Ballases --



1	MR. BALLASES: he's left, and it's clear
2	you want to ask questions.
3	So we can start with the next deposition now
4	or in two minutes. Please make your decision.
5	Stephen, if you want to make it because you're
6	the lead, that's fine.
7	MS. HOOD: Can I just say on the record that I
8	would like to finish my questioning of the deponent
9	when he has the next available opportunity that's
LO	convenient for everybody so I can ask my four
L1	questions.
L2	MR. BALLASES: And I would that's fine.
L3	You can take it up with the Court. He was on record
L4	for five hours. Take away maybe the 30 minutes where
L5	we argued about the judge's oral order. Four and a
L6	half hours, that's plenty of time for this deposition
L7	to go forward and for y'all to complete it.
18	We have two more people here, and I have till
L9	4:30. I'd like to get started to go as fast as
20	possible, but it's y'all's call.
21	MS. HOOD: Okay. Well, I'll just
22	MR. CHOUDHRI: Mr. Ballases, the time is
23	the time is 3:30 p.m. Is that
24	Or, Court Reporter, would you just confirm
25	what time we have right now?



1	MR. BALLASES: No one needs to confirm the
2	time. Do you want to get started with the next one or
3	not? I mean, stop wasting everybody's time?
4	MS. HOOD: I just want to for my part of
5	this, I wasn't I didn't adjourn the deposition with
6	regard to this deponent for my questioning. I was
7	waiting for it to come back, to cycle around with me
8	again. I have a few more questions for him, and I
9	want to finish those.
LO	And I understand he's left, and I understand
L1	the basis for it, and I wish all Godspeed to his
12	family member. And I don't want to get involved in
L3	any sort of issue about whether someone needs to
L4	leave, doesn't need to leave, that sort of thing,
15	right? I just and if we have to go back to the
L6	judge for my four questions, I'm happy to do it.
L7	I just want that on the record for me. What
18	the other lawyer does and what Mr. Choudhri does
19	MR. BALLASES: (Unintelligible)
20	MS. HOOD: I'm not in control of that.
21	MR. BALLASES: I understand. You've made
22	it you've put it on the record twice. That's fine.
23	I understand, and I'll stipulate that you do have more
24	questions.

Do we want to go to the next witness now?



25

1	MR. CHOUDHRI: Mr. Ballases, would you at
2	least provide, subject to your client's availability,
3	times you're available to resume the deposition of
4	Omar Khawaja?
5	MR. BALLASES: No. No, I will not. I've said
6	that twice now.
7	MR. CHOUDHRI: Are you not
8	MR. BALLASES: Do we want to move to the next
9	deposition?
10	MR. CHOUDHRI: Are you going to refuse to make
11	him available
12	MR. BALLASES: Stop wasting time. I'm not
13	going to provide it unless we have an order from a
14	judge. Do you understand? Stop wasting time. We've
15	got a limited amount
16	MR. CHOUDHRI: Well, I just want to
17	MR. BALLASES: of time
18	MR. CHOUDHRI: get this on the
19	(Crosstalk)
20	MR. BALLASES: basis to take a deposition.
21	Do we want to move to the next person or not?
22	Please tell me.
23	MR. CHOUDHRI: Before
24	MR. BALLASES: I would say, Stephen, it's your
25	job to say it.



1	MR. SATHER: Yeah, I'm prepared
2	MR. CHOUDHRI: Mr
3	MR. SATHER: to move to the next
4	MR. CHOUDHRI: Mr. Ballases
5	MR. SATHER: witness
6	MR. BALLASES: All right. Let's go.
7	MR. SATHER: Who do you have
	<del>-</del>
8	MR. CHOUDHRI: Mr. Ballases
9	MR. SATHER: up next?
10	THE REPORTER: I'm sorry
11	MR. BALLASES: Osama.
12	THE REPORTER: Okay.
13	MR. CHOUDHRI: Mr. Ballases
14	MR. BALLASES: Osama's ready to go.
15	MR. CHOUDHRI: Time out. I just want to get
16	this on the record very clearly, Mr. Ballases.
17	MR. BALLASES: Oh, Jesus.
18	MR. CHOUDHRI: I just want to make it
19	MR. BALLASES: It's on the record clearly.
20	Stop wasting time.
21	MR. CHOUDHRI: You are not willing to
22	cooperate to resume the deposition of Omar Khawaja
23	absent a court order. Is that your position?
24	MR. BALLASES: I've stated my position. Let's
25	move forward.



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Let's take a two-minute break, and then
 1
 2
     Osama's going to be in this chair.
 3
                               Okay. So I am going off the
               THE REPORTER:
 4
     record.
 5
               (End of proceedings at 3:31 p.m.)
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1	CERTIFICATE OF REPORTER
2	•
3	I, CHERYL MADRIAGA, a Shorthand
4	Reporter and Notary Public in and for the State of
5	Texas, do hereby certify:
6	
7	That the proceeding took place before me at
8	the time and place herein set forth; that the
9	testimony and proceedings were accurately captured
10	stenographically by me during the proceeding.
11	
12	I further certify that I am not related to any
13	of the parties to this action by blood or marriage and
14	that I am not interested in the outcome of this
15	matter, financially or otherwise.
16	
17	IN WITNESS THEREOF, I have hereunto set my
18	hand this 18th day of September 2024.
19	CHadriaga
20	CHERYL MADRIAGA, SHORTHAND REPORTER
21	CHERIL MADRIAGA, SHORTHAND REPORTER
22	
23	
24	
25	

